



महाराष्ट्र शासन राजपत्र

प्राधिकृत प्रकाशन

वर्ष २, अंक ५]

गुरुवार ते बुधवार, जानेवारी २८-फेब्रुवारी ३, २०१६/माघ ८-१४, शके १९३७

[पृष्ठे १०८, किंमत : रुपये १०.००

स्वतंत्र संकलन म्हणून फाईल करण्यासाठी प्रत्येक विभागाच्या पुरवणीला वेगळे पृष्ठ क्रमांक दिले आहेत.

भाग एक-अमरावती विभागीय पुरवणी

अनुक्रमणिका

भाग एक-शासकीय अधिसूचना : नेमणुका, पदोन्नती, अनुपस्थितीची रजा (भाग एक-अ, चार-अ, चार-ब व चार-क यांमध्ये प्रसिद्ध करण्यात आलेले आहेत त्यांव्यतिरिक्त) केवळ अमरावती विभागाशी संबंधित असलेले नियम व आदेश.

संकीर्ण अधिसूचना : नेमणुका इ. इ., केवळ अमरावती विभागाशी संबंधित असलेले नियम व आदेश.

पृष्ठे
नाही.
१-१०८

पृष्ठे
१-५

भाग एक-अ.—(भाग चार-ब यामध्ये प्रसिद्ध करण्यात आलेले आहेत त्यांव्यतिरिक्त), केवळ अमरावती विभागाशी संबंधित असलेले महाराष्ट्र जिल्हा परिषदा व पंचायत समित्या, ग्रामपंचायती, नगरपालिका बरो, जिल्हा नगरपालिका, प्राथमिक शिक्षण व स्थानिक निधी लेखापरिक्षा अधिनियम याअन्वये काढण्यात आलेले आदेश व अधिसूचना.

शासकीय अधिसूचना : नेमणुका, इत्यादी

नाही.

संकीर्ण अधिसूचना : नेमणुका, इत्यादी

भाग १ (अ. वि. पु), म. शा. रा., अ, क्र. ८८.

विभागीय आयुक्त, यांजकडून

भारतीय वन अधिनियम, १९२७.

क्रमांक उपआ-पुनर्व-भूसं-३-कावि-१६३२-२०१५. —

ज्याअर्थी, भारतीय वन अधिनियम, १९२७ (१९२७ चा १६) याच्या कलम २९ द्वारे प्रदान करण्यात आलेल्या शक्तीचा वापर करून महाराष्ट्र शासनाने जी शासनाची मालमत्ता आहे, किंवा जिच्यावर शासनाचा स्वाभित्वाधिकार आहे किंवा जिचे संपूर्ण वनोपज किंवा त्याचा कोणताही भाग मिळण्यास शासन हक्कदार आहे. अशा, यासोबतच्या अनुसूचीमध्ये अधिक विषेशकरून उल्लेखिलेल्या वन जमिनी (यात यानंतर जिचा उक्त जमीन असा निर्देश करण्यात आला आहे) संरक्षित वने म्हणून लागू असतील.

आणि ज्याअर्थी, भारतीय वन अधिनियम, १९२७ (१९२७ चा १६) च्या कलम ३ द्वारे प्रदान करण्यात आलेल्या शक्तीचा वापर करून महाराष्ट्र शासनाची उक्त जमीन राखीव वने म्हणून स्थापित करण्याचे ठरविले आहे,

ज्याअर्थी आता, भारतीय वन अधिनियम, १९२७ (१९२७ चा १६) ची कलमे ४ व १७ व २९ याद्वारे तसेच मुंबई विभाग कमिश्नर अधिनियम, १९५७ (१९५८ चा मुंबई ८) याच्या कलम ३ च्या पोट-कलम (४) द्वारे प्रदान केलेल्या अधिकारांचा वापर करून काढण्यात आलेली शासकीय अधिसूचना, महसूल व वनविभाग

अ-एक-१ (१७६७).

(१)

क्रमांक एफएलडी-१०८१-एफ-६, दिनांक २१ ऑक्टोबर, १९८१, अन्वये प्रदान केलेल्या अधिकारांचा वापर करून विभागीय आयुक्त, अमरावती, याद्वारे,.....

(क) असे घोषित करतात की, उक्त अधिनियमाच्या संरक्षित वनाशी संबंधित प्रकरण चार मधील तरतुदी उक्त जमिनीस लागू असण्याचे बंद होईल ;

(ख) असे घोषित करतात की महाराष्ट्र शासनाने उक्त जमीन राखीव वर्ने म्हणून स्थापित करण्याचे ठरविले आहे ;

(ग) यासोबतच्या अनुसूचीनुसार राखीव वनांची स्थिती व हदी विनिर्दिष्ट करीत आहेत ; आणि

(घ) राखीव वनांच्या हदीमध्ये समाविष्ट असलेल्या कोणत्याही जमिनीमध्ये अथवा जमिनीवर किंवा कोणत्याही वनोपजामध्ये अथवा त्यावर असलेल्या कोणत्याही व्यक्तीच्या कथित अधिकारांच्या बाबतीत चौकशी करण्याकरिता आणि त्या अधिकारांचे अस्तित्व, स्वरूप व व्याप्ती निर्धारित करण्याकरिता तसेच उक्त अधिनियमाच्या प्रकरण दोनमध्ये तरतूद केल्याप्रमाणे त्यानुसार कार्यवाही करण्याकरिता वन जमाबंदी अधिकारी म्हणून वनजमाबंदी अधिकारी, अमरावती यांची नियुक्ती करीत आहेत ;

(ङ) उक्त अधिनियमाचे कलम ११, १२, १५ व १६ अन्वये वनजमाबंदी अधिका-याने दिलेल्या कोणत्याही आदेशांवर करण्यात आलेल्या अपिलांवर सुनावणी करण्याकरिता जिल्हाधिकारी, वाशिम यांची नियुक्ती करीत आहेत.

अनुसूची

अ. क्र.	गावाचे नांव	भूमापन क्रमांक/ गट क्रमांक	क्षेत्र (४) हे. आर	राखीव वनांच्या चतुःसिमा			
				पूर्व (५)	पश्चिम (६)	उत्तर (७)	दक्षिण (८)
१	रामपूर, ता. झारी- जामणी, जि. यवतमाळ.	४१	४७ ०९	मौ. रामपूर चा गट क्र. २९, ३७, ३८, ३९, ४० मौ. पार्डीची शिव	मौ. रामपूर चा गट क्र. ५७, ५८	मौ. रामपूर चा गट क्र. ४७, ४६ ४५, ४३, ४२, ५७	मौ. आंबेझारी (बु.) चा शिव

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने.

ज्ञा. स. राजुरकर,

अमरावती :
दिनांक २३ डिसेंबर, २०१५.

विभागीय आयुक्त,
अमरावती विभाग, अमरावती.

भाग १ (अ. वि. पु), म. शा. रा., अ. क्र. ८९.

BY DIVISIONAL COMMISSIONER

INDIAN FOREST ACT. 1927.

No.Dy. Com.-Restt.-L-R-3-WS-1632-2015.—

Whereas, the Governor of Maharashtra the Commissioner of Amravati has, in exercise of the powers conferred by Section 29 of the Indian Forest Act, 1927 (16 of 1927), declared that the provisions of Chapter IV of Protected Forests of the said Act shall be applicable to the forest land which is not included in the reserved forest but which is the property of Government, or over which the Government has proprietary rights, or to the whole or any part of the forest produce of which the Government is entitled, more specifically mentioned in the Schedule appended hereto (hereinafter referred to as "the said Land"), as Protected Forest ;

And whereas, the Government of Maharashtra has, in exercise of the powers conferred by Section 3 of the Indian Forest Act, 1927 (16 of 1927), decided to constitute the said land, to be Reserved Forest ;

Now, therefore, in exercise of the power conferred by Sections 4, 17 and 29 of the Indian Forest Act, 1927 (16 of 1927), read with the Government Notification, Revenue and Forests Department, No. FLD.-1081-F-6, dated the 21st October, 1981 [issued in exercise of the powers conferred by sub-section (4) of Section 3 of the Bombay Commissioners Of Divisions Act, 1957 (Bom. VIII of 1958)], the Commissioner of Amravati hereby,

- (a) declares that the provisions of Chapter IV relating to Protected Forest of the said Act shall cease to apply to said land;
- (b) declares that the Government of Maharashtra has decided to constitute the said land as reserved forests;
- (c) specifies the situation and limits of reserved forests as per the Schedule appended hereto; and
- (d) appoints the Forest Settlement Officer Amravati; to be the Forest settlement officer to inquire into and determine the existence, nature and extent of any rights alleged to exist in favour of any person in or over any land comprised within the limits of the reserved forest, or in or over any forest produce, and to deal with the same as provided in Chapter II of the said Act;
- (e) appoints the Collector, Yavatmal, to hear appeals from any orders passed by the Forest Settlement Officer under Sections 11, 12, 15 and 16 of the said Act.

SCHEDE

Sr. No.	Name of Village	Survey Number	Area	Boundaries of Reserved Forests			
				East	West	North	South
(1)	(2)	(3)	(4) Ha.	(5)	(6)	(7)	(8)
1	Village Rampur Tq. Zarjamni Dist. Yavatmal	41	47 09	Gut. No. 29 37, 39, 40, 38 of Village Rampur & Village Boundary of Pardi	Gut No. 57, 58 of Village Rampur & Village Boundary of Pardi	Gut No. 47, 46, 45, 43, 42, 57 & Village Rampur	Village boundary of Ambezari (Bk.) Village Rampur

By Order and in the name of the Governor of Maharashtra,

D. S. RAJURKAR,

Amravati :
The 23rd December, 2015.

Divisional Commissioner,
Amravati Division, Amravati.

भाग १ (अ. वि. पु.) म. शा. रा., अ. क्र. १०.

जिल्हाधिकारी, यांजकडून

भूमि संपादन व पुनर्वसन व पुनर्स्थापना करतांना वाजवी भरपाई मिळण्याचा व पारदर्शकतेचा हक्क अधिनियम, २०१३.

क्रमांक प्र.अ.-भू.सं.-अ.का.-कावि-१८५४-२०१५. —

ज्याअर्थी, समुचित शासन असलेल्या अमरावती जिल्ह्याच्या जिल्हाधिकार्याने भूमि संपादन, पुनर्वसन व पुनर्स्थापना करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३ (२०१३ चा ३०) (यात यापुढे ज्यांचा निर्देश “उक्त अधिनियम” असा केला आहे.) यांच्या कलम ११ च्या पोट-कलम (१) द्वारे प्रदान करण्यात आलेल्या अधिकाराचा वापर करून अधिसूचना क्र. ११२, दिनांक ५-५-२०१५ अन्वये प्रारंभिक अधिसूचना काढलेली आहे आणि त्याद्वारे असे अधिसूचित केले आहे की, यासोबत जोडलेल्या अनुसूची-एक मध्ये अधिक तपशीलवार वर्णन केलेल्या जमिनीची, अनुसूची-दोन मध्ये अधिक तपशीलवार भासण्याची शक्यता आहे;

आणि ज्याअर्थी, अमरावती जिल्हाधिका-याने कलम १५ च्या पोट-कलम (२) अन्वये दिलेला अहवाल, कोणताही असल्यास, विचारात घेतल्यानंतर उक्त सार्वजनिक प्रयोजनासाठी उक्त जमीन संपादित करण्याची आवश्यकता आहे याबाबत त्याची खात्री पटली आहे;

आणि म्हणून, उक्त अधिनियमाच्या कलम १९ च्या पोट-कलम (१) च्या तरतुदीन्याये, “ उक्त सार्वजनिक प्रयोजनासाठी ” उक्त जमिनीची आवश्यकता आहे असे याद्वारे घोषित करण्यात येत आहे;

आणि ज्याअर्थी, अनुसूची-तीन मध्ये अधिक तपशीलवार वर्णन केलेले क्षेत्र हे बाधित कुटुंबियांच्या पुनर्वसन व पुनर्वसाहतीच्या प्रयोजनासाठी “ पुनर्वसाहत क्षेत्र ” म्हणून निर्धारित केले असल्याचे याद्वारे घोषित केले असून, पुनर्वसन व पुनर्वसाहत योजनेचा सारांश अनुसूची-चार मध्ये विनिर्दिष्ट केला आहे.

आणि म्हणून त्याअर्थी, उक्त अधिनियमाच्या कलम ३ च्या खंड (छ) अन्वये, समुचित शासन असलेला जिल्हाधिकारी, उक्त अधिनियमान्वये जिल्हाधिका-यांची कार्य पारपाडण्यासाठी श्री. व्यंकट राठोड, उपविभागीय अधिकारी तथा भूसंपादन अधिकारी, अचलपूर यांना पदनिर्देशित करीत आहे.

अनुसूची - एक

संपादित करावयाच्या जमिनीचे वर्णन

भूसंपादन प्रकरण क्रमांक १३-४७-२०१०-२०११,

गाव : धानोरा पूर्णा, तालुका चांदूर बाजार, जिल्हा अमरावती.

अ.क्र.	सर्वे किंवा गट क्रमांक	अंदाजित क्षेत्र
(१)	(२)	(३)
१	१०० पैकी	० ४०
२	१०० पैकी	० ४१
३	१०० पैकी	० ४०
४	१०० पैकी	० ४५
५	१०० पैकी	२ ३५
एकूण . .		४ ०९

अनुसूची - दोन

सार्वजनिक प्रयोजनाच्या स्वरूपाबाबत विवरण

(१) प्रकल्पाचे नांव : साठवण तलाव दहिगांव मौ. धानोरा पूर्णा.

(२) प्रकल्प कार्याचे वर्णन : धानोरा पूर्णा येथे साठवण तलाव दहिगांव निर्माण करणे.

(३) समाजाला मिळणारे लाभ : साठवण तलावाद्वारे अप्रत्यक्ष सिंचनाचा फायदा होत असून सार्वजनिक हितासाठी शेतातील विहिरीची पाण्याची पातळी वाढ, सिंचन सूविधा मत्स्यव्यवसाय, गुरे ढोरांना पिण्याकरिता पाणी, इत्यादी ग्रामीण पायाभुत सुविधांचा लाभ होईल.

अनुसूची - तीन

पुनर्वसाहत क्षेत्राचे वर्णन

गाव : धानोरा पूर्णा, तालुका चांदूर बाजार, जिल्हा अमरावती.

अ.क्र.	भूमापन क्रमांक किंवा गट नंबर	क्षेत्र (हेक्टरमध्ये)
		निरंक

अनुसूची - चार

पुनर्वसन व पुनर्वसाहत योजनेचा सारांश

निरंक

भाग १ (अ. वि. पु), म. शा. रा., अ, क्र. ११.

भूमि संपादन, पुनर्वसन व पुनर्स्थापना करतांना वाजवी भरपाई मिळण्याचा व पारदर्शकतेचा हक्क अधिनियम, २०१३.

क्रमांक प्र.अ.-भू.सं.-अ.का.-कावि-१७२-२०१६. —

ज्याअर्थी, समुचित शासन असलेल्या अमरावती जिल्ह्याच्या जिल्हाधिका-याने भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३ (२०१३ चा ३०) (यात यापुढे यांचा निर्देश “ उक्त अधिनियम ” असा केला आहे.) यांच्या कलम ११ च्या पोट-कलम (१) द्वारे प्रदान करण्यात आलेल्या अधिकाराचा वापर करून अधिसूचना क्र. ४१०, दिनांक २३-३-२०१५ अन्वये प्रारंभिक अधिसूचना काढलेली आहे आणि त्याद्वारे असे अधिसूचित केले आहे की, यासोबत जोडलेल्या अनुसूची-एक मध्ये अधिक तपशीलवार वर्णन केलेल्या जमिनीची, अनुसूची-दोन मध्ये अधिक तपशीलवार विनिर्दिष्ट केलेल्या सार्वजनिक प्रयोजनासाठी आवश्यकता आहे किंवा तिची आवश्यकता भासण्याची शक्यता आहे;

आणि ज्याअर्थी, अमरावती जिल्ह्याच्या जिल्हाधिका-याने कलम १५ च्या पोट-कलम (२) अन्वये दिलेला अहवाल, कोणताही असल्यास, विचारात घेतल्यानंतर उक्त सार्वजनिक प्रयोजनासाठी उक्त जमीन संपादित करण्याची आवश्यकता आहे याबाबत त्याची खात्री पटली आहे ;

आणि म्हणून, उक्त अधिनियमाच्या कलम ११ च्या पोट-कलम (१) च्या तरतुदीन्याये, उक्त सार्वजनिक प्रयोजनासाठी उक्त जमिनीची आवश्यकता आहे असे याद्वारे घोषित करण्यात येत आहे ;

आणि ज्याअर्थी, अनुसूची-तीन मध्ये अधिक तपशीलवार वर्णन केलेले क्षेत्र हे बाधित कुटुंबियांच्या पुनर्वसन व पुनर्वसाहतीच्या प्रयोजनासाठी “ पुनर्वसाहत क्षेत्र ” म्हणून निर्धारित केले असल्याचे याद्वारे घोषित केले असून, पुनर्वसन व पुनर्वसाहत योजनेचा सारांश अनुसूची-चार मध्ये विनिर्दिष्ट केला आहे.

आणि म्हणून, त्याअर्थी, उक्त अधिनियमाच्या कलम ३ च्या खंड (४) अन्वये, समुचित शासन असलेला जिल्हाधिकारी, उक्त अधिनियमान्वये जिल्हाधिका-यांची कार्ये पारपाडण्यासाठी श्री. व्यंकट राठोड, उपविभागीय अधिकारी तथा भूसंपादन अधिकारी, अचलपूर यांना पदनिर्देशित करीत आहे.—

अनुसूची - एक

संपादित करावयाच्या जमिनीचे वर्णन

भू.सं.प्र.क्र. ६४-४७-२०१२-२०१३,

गाव : तिरमलपूर तालुका अचलपूर, जिल्हा अमरावती.

अ.क्र. सर्वे नंबर/ गट नंबर अंदाजित क्षेत्र

(१)	(२)	(३)
१	२ पैकी	० ३१
२	३ पैकी	० ७४
३	३ पैकी	० ५५
एकूण . .		१ ६०

अनुसूची - दोन

सार्वजनिक प्रयोजनाच्या स्वरूपाबाबत विवरण

(१) प्रकल्पाचे नांव : चंद्रभागा बॅरेज बृहत लघु प्रकल्प.

(२) प्रकल्प कार्याचे वर्णन : तिरमलपूर येथे लघु प्रकल्प पाणी अडवणे (धरण व बुडीत क्षेत्र).

(३) सामाजिक मिळणारे लाभ : या लघु प्रकल्पाद्वारे जमिनीस प्रत्यक्ष सिंचनाचा फायदा होत असून लाभ क्षेत्रातील संबंधीत शेतक-यांचे जीवनमान उंचावणार आहे. शेतक-यांचे उत्पन्न वाढुन कृषी संपत्तीत वाढ होईल. पिण्याचे पाण्याचा पुरवठा, उद्योगास पाणी पुरवठा, मत्स्यव्यवसाय, पशुसंवर्धनामध्ये वाढ, कुटिर उद्योगास फायदा व रोजगार निर्मीती ईत्यादी ग्रामीण पायाभुत सुविधांचा लाभ होईल.

अनुसूची - तीन

पुनर्वसाहत क्षेत्राचे वर्णन

गाव : तिरमलपूर तालुका अचलपूर, जिल्हा अमरावती.

अ.क्र. भूमापन क्रमांक किंवा गट नंबर क्षेत्र (हेक्टरमध्ये)

अनुसूची - चार

पुनर्वसन व पुनर्वसाहत योजनेचा सारांश

निरंक

अमरावती :

दिनांक ८ जानेवारी २०१६.

किरण गिर्ते,

जिल्हाधिकारी, अमरावती.

भाग १ (अ. वि. पु), म. शा. रा., अ, क्र. ९२.

भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३.

क्रमांक कक्ष ८-अका-१-भू.सं.-कावि-२५-२०१६. —

ज्याअर्थी, समुचित शासन असलेल्या अकोला जिल्हाधिकारी यांनी भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३ (२०१३ चा ३०) (यात यापुढे जिचा निर्देश “ उक्त अधिनियम ” असा केला आहे.) यांच्या कलम ११ च्या पोट-कलम (१) द्वारे प्रदान करण्यात आलेल्या अधिकाराचा वापर करून अधिसूचना क्रमांक मं.अ-भू.सं.-कावि-४९-२०१५ जिल्हाधिकारी, अकोला यांचे कार्यालय, दिनांक ७-४-२०१५ अन्वये प्रारंभिक अधिसूचना काढली आहे आणि त्याद्वारे असे अधिसूचित केले आहे की, यासोबत जोडलेल्या अनुसूची-एक मध्ये अधिक तपशीलवार वर्णन केलेल्या जमिनीची, अनुसूची-दोन मध्ये अधिक तपशीलवार विनिर्दिष्ट केलेल्या सार्वजनिक प्रयोजनासाठी आवश्यकता आहे किंवा तिची आवश्यकता भासण्याची शक्यता आहे;

आणि ज्याअर्थी, अकोला जिल्हाधिकारी यांनी कलम १५ च्या पोट-कलम (२) अन्वये दिलेला अहवाल, कोणताही असल्यास, विचारात घेतल्यानंतर, उक्त सार्वजनिक प्रयोजनासाठी उक्त जमिन संपादित करण्याची आवश्यकता आहे. याबाबत त्यांची खात्री पटली आहे ;

आणि म्हणून, उक्त अधिनियमाच्या कलम १९ च्या पोट-कलम (१) च्या तरतुदीन्वये, उक्त सार्वजनिक प्रयोजनासाठी उक्त जमिनीची आवश्यकता आहे असे याद्वारे घोषित करण्यात येत आहे ;

आणि ज्याअर्थी, अनुसूची-तीन मध्ये अधिक तपशीलवार वर्णन केलेले क्षेत्र हे बाधित कुटुंबियांच्या पुनर्वसन व पुनर्वसाहतीच्या प्रयोजनासाठी “ पुनर्वसाहत क्षेत्र ” म्हणून निर्धारित केले असल्याचे याद्वारे घोषित केले जात असून, पुनर्वसन व पुनर्वसाहत योजनेचा सारांश अनुसूची-चार मध्ये विनिर्दिष्ट केला आहे.

आणि ज्याअर्थी, खालील अनुसूची तीन मध्ये पुनर्वसाहत क्षेत्राचे व अनुसूची चार मध्ये पुनर्वसन व पुनर्वसाहत योजनेचा सारांश निरंक आहे.

आणि ज्याअर्थी, उक्त अधिनियमाच्या कलम ३ च्या खंड (४) अन्वये, समुचित शासन जिल्हाधिकारी आहेत.

अनुसूची - एक

संपादित करावयाच्या जमिनीचे वर्णन

भूसंपादन प्रकरण क्रमांक २-४७-२०१२-२०१३,

गाव :दिवठाणा, तालुका अकोट, जिल्हा अकोला.

अ.क्र. भूमापन किंवा गट क्रमांक अंदाजित क्षेत्र

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अनुसूची - दोन

सार्वजनिक प्रयोजनाच्या स्वरूपावाबत विवरण

(१) प्रकल्पाचे नांव : शहापूर बृहद ल.पा. योजना जि. अकोला.

(२) प्रकल्प कार्याचे वर्णन : अकोला जिल्हातील खार पाणपट्यातील मौजे पणज, ता. अकोट या गावाजवळून वाहणा-या स्थानिक नाल्यावर शहापूर (बृहद) योजनेचे बांधकाम प्रगति पथावर आहे. या धरणाची लांबी ५५१० मीटर एवढी असून उंची १७.१३ मीटर आहे.

(३) समाजाला मिळणारे लाभ : धरणाची एकूण साठवण क्षमता ७७९० द.ल.घ.मी. आहे. सिंचनाच्या सोयी उपलब्ध करण्याच्या दृष्टीने ही योजना अत्यंत उपयुक्त आहे. प्रकल्पाची सिंचन क्षमता १३७३ हे. आहे. या योजनेमुळे अकोट तालुक्यातील या एकूण ८ गावांना कालव्याद्वारे सिंचनाचा फायदा होणार आहे. तसेच या प्रकल्पातील ०.८८ द.ल.घ.मी. पाणी पिण्याकरीता व औद्योगिक वापराकरीता आरक्षीत करण्यात आले आहे. त्यामुळे पीण्याच्या पाण्याचा कायमस्वरूपी प्रश्न सुटणार आहे. धरण पुर्ण झाल्यानंतर खाजगी व्यवसाय उदा. मत्स व्यवसाय व इतर अनुषंगीक व्यवसाय सुरु करण्यास मदत होईल.

सदर प्रकरणात भूधारकांचे विस्थापन होत नसल्यामुळे पुनर्वसन व पुनर्वसाहत होण्याचा प्रश्न उद्भवत नाही. त्यामुळे अनुसूची तीन व चार निरंक समजण्यात याव्यात.

भाग १ (अ. वि. पु), म. शा. रा., अ, क्र. ९३.

भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३.

क्रमांक कक्ष ८-अका-१-भू.सं.-कावि-२६-२०१६. —

ज्याअर्थी, समुचित शासन असलेल्या अकोला जिल्हाच्या जिल्हाधिकारी यांनी भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३ (२०१३ चा ३०) (यात यापुढे जिचा निर्देश “ उक्त अधिनियम ” असा केला आहे.) यांच्या कलम ११ च्या पोट-कलम (१) द्वारे प्रदान करण्यात आलेल्या अधिकाराचा वापर करून अधिसूचना क्रमांक मं.अ-भू.सं.-कावि-१५७-२०१५ जिल्हाधिकारी, अकोला यांचे कार्यालय, दिनांक २७-७-२०१५ अन्वये प्रारंभिक अधिसूचना काढली आहे. आणि त्याद्वारे असे अधिसूचित केले आहे की, यासोबत जोडलेल्या अनुसूची-एक मध्ये अधिक तपशीलवार वर्णन केलेल्या जमिनीची, अनुसूची-दोन मध्ये अधिक तपशीलवार विनिर्दिष्ट केलेल्या सार्वजनिक प्रयोजनासाठी आवश्यकता आहे किंवा तिची आवश्यकता भासण्याची शक्यता आहे;

आणि ज्याअर्थी, अकोला जिल्हाच्या जिल्हाधिकारी यांनी कलम १५ च्या पोट-कलम (२) अन्वये दिलेला अहवाल, कोणताही असल्यास, विचारात घेतल्यानंतर, उक्त सार्वजनिक प्रयोजनासाठी उक्त जमीन संपादित करण्याची आवश्यकता आहे. याबाबत त्यांची खात्री पटली आहे ;

आणि म्हणून, उक्त अधिनियमाच्या कलम १९ च्या पोट-कलम (१) च्या तरतुदीन्याये, उक्त सार्वजनिक प्रयोजनासाठी उक्त जमिनीची आवश्यकता आहे असे याद्वारे घोषित करण्यात येत आहे ;

आणि ज्याअर्थी, अनुसूची-तीन मध्ये अधिक तपशीलवार वर्णन केलेले क्षेत्र हे बाधित कुटुंबियांच्या पुनर्वसन व पुनर्वसाहतीच्या प्रयोजनासाठी “ पुनर्वसाहत क्षेत्र ” म्हणून निर्धारित केले असल्याचे याद्वारे घोषित केले जात असून, पुनर्वसन व पुनर्वसाहत योजनेचा सारांश अनुसूची-चार मध्ये विनिर्दिष्ट केला आहे.

आणि ज्याअर्थी, खालील अनुसूची तीन मध्ये पुनर्वसाहत क्षेत्राचे व अनुसूची चार मध्ये पुनर्वसन व पुनर्वसाहत योजनेचा सारांश निरंक आहे.

आणि ज्याअर्थी, उक्त अधिनियमाच्या कलम ३ च्या खंड (४) अन्वये, समुचित शासन हे जिल्हाधिकारी आहेत.

अनुसूची - एक

संपादित करावयाच्या जमिनीचे वर्णन

भूसंपादन प्रकरण क्रमांक ४-४७-२०१४-२०१५,

गाव : पणज, तालुका अकोट, जिल्हा अकोला.

अ.क्र. भूमापन किंवा गट क्रमांक अंदाजित क्षेत्र

(१)	(२)	(३)
		हे. आर

१	१३४	० ४०
२	१३३	० १५
३	१३५	० ४०
४	१७७	१ ६२
५	१७८	१ ६०
६	२०१	० ६०
७	२०२	१ ०७
८	२०३	० ६५
९	२३७	० १०

एकूण . . ६ ५९

अनुसूची - दोन
सार्वजनिक प्रयोजनाच्या स्वरूपाबाबत विवरण

(१) प्रकल्पाचे नांव : शहापूर बृहद ल.पा. योजना ता. अकोट, जि. अकोला.

(२) प्रकल्प कार्याचे वर्णन : शहापूर बृहद ल.पा. योजनेच्या मुख्य धरणाचे बांधकामाकरीता.

(३) समाजाला मिळणारे लाभ : १३७३ हे. क्षेत्राला सिंचनाचा लाभ मिळणार आहे. त्यामुळे लाभक्षेत्रातील शेतक-यांची आर्थिक स्थिती सुधारण्या-बरोबरच रोजगारातही वाढ होणे अपेक्षित आहे.

सदर प्रकरणात भूधारकांचे विस्थापन होत नसल्यामुळे पुनर्वसन व पुनर्वसाहत होण्याचा प्रश्न उद्भवत नाही. त्यामुळे अनुसूची तीन व चार निरंक समजण्यात याव्यात.

भाग १ (अ. वि. पु), म. शा. रा., अ, क्र. ९४.

भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३.

क्रमांक कक्ष ८-अका-१-भू.सं.-कावि-२७-२०१६. —

ज्याअर्थी, समुचित शासन असलेल्या अकोला जिल्ह्याच्या जिल्हाधिकारी यांनी भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३ (२०१३ चा ३०) (यात यापुढे जिचा निर्देश “ उक्त अधिनियम ” असा केला आहे.) यांच्या कलम ११ च्या पोट-कलम (१) द्वारे प्रदान करण्यात आलेल्या अधिकाराचा वापर करून अधिसूचना क्रमांक मं.अ-भू.सं.-कावि-५६-२०१५ जिल्हाधिकारी, अकोला यांचे कार्यालय, दिनांक ७-४-२०१५ अन्वये प्रारंभिक अधिसूचना काढली आहे. आणि त्याद्वारे असे अधिसूचित केले आहे की, यासोबत जोडलेल्या अनुसूची-एक मध्ये अधिक तपशीलवार वर्णन केलेल्या जमिनीची, अनुसूची-दोन मध्ये अधिक तपशीलवार विनिर्दिष्ट केलेल्या सार्वजनिक प्रयोजनासाठी आवश्यकता आहे किंवा तिची आवश्यकता भासण्याची शक्यता आहे;

आणि ज्याअर्थी, अकोला जिल्ह्याच्या जिल्हाधिकारी यांनी कलम १५ च्या पोट-कलम (२) अन्वये दिलेला अहवाल, कोणताही असल्यास, विचारात घेतल्यानंतर, उक्त सार्वजनिक प्रयोजनासाठी उक्त जमीन संपादित करण्याची आवश्यकता आहे. यासोबत त्यांची खात्री पटली आहे ;

आणि म्हणून, उक्त अधिनियमाच्या कलम १९ च्या पोट-कलम (१) च्या तरतुदीन्वये, उक्त सार्वजनिक प्रयोजनासाठी उक्त जमिनीची आवश्यकता आहे असे याद्वारे घोषित करण्यात येत आहे ;

आणि ज्याअर्थी, अनुसूची-तीन मध्ये अधिक तपशीलवार वर्णन केलेले क्षेत्र हे बाधित कुटुंबियांच्या पुनर्वसन व पुनर्वसाहतीच्या प्रयोजनासाठी “ पुनर्वसाहत क्षेत्र ” म्हणून निर्धारित केले असल्याचे याद्वारे घोषित केले जात असून, पुनर्वसन व पुनर्वसाहत योजनेचा सारांश अनुसूची-चार मध्ये विनिर्दिष्ट केला आहे.

आणि ज्याअर्थी, खालील अनुसूची तीन मध्ये पुनर्वसाहत क्षेत्राचे व अनुसूची चार मध्ये पुनर्वसन व पुनर्वसाहत योजनेचा सारांश निरंक आहे.

आणि ज्याअर्थी, उक्त अधिनियमाच्या कलम ३ च्या खंड (छ) अन्वये, समुचित शासन हे जिल्हाधिकारी आहेत.

अनुसूची - एक

संपादित करावयाच्या जमिनीचे वर्णन

गाव : शहापूर, तालुका अकोट, जिल्हा अकोला.

भूसंपादन प्रकरण क्रमांक १३-४७-२०१२-२०१३,

अ.क्र. भूमापन किंवा गट क्रमांक अंदाजित क्षेत्र

(१)	(२)	(३)	हे. आर
१	८७	१०५	
२	८३ पै.	१२१	
३	८३ पै.	१२१	
४	७८	०५१	
५	५९	००३	
६	६०	०५६	
७	६१	०९६	
८	६२	०७५	
९	६	१००	
१०	८	०७७	
११	९ पै.	०९९	
१२	९ पै.	०२१	
एकूण . . .			८४५

अनुसूची - दोन
सार्वजनिक प्रयोजनाच्या स्वरूपाबाबत विवरण

(१) प्रकल्पाचे नांव : शहापूर बृहद् ल.पा. योजना ता. अकोट, जि. अकोला.

(२) प्रकल्प कार्याचे वर्णन : अकोला जिल्हातील खार पाणपट्यातील मौजे पणज, ता. अकोट या गावाजवळून वाहणा-या स्थानिक नाल्यावर शहापूर (बृहद) योजनेचे बांधकाम प्रगति पथावर आहे. या धरणाची लांबी ५५९० मीटर एवढी असून उंची १७.१३ मीटर आहे.

(३) समाजाला मिळणारे लाभ : धरणाची एकूण साठवण क्षमता ७.७९० द.ल.घ.मी. आहे. सिंचनाच्या सोयी उपलब्ध करण्याच्या दृष्टीने ही योजना अत्यंत उपयुक्त आहे. प्रकल्पाची सिंचन क्षमता १३७३ हे. आहे. या योजनेमुळे अकोट तालुक्यातील या एकूण ८ गावांना कालव्याद्वारे सिंचनाचा फायदा होणार आहे. तसेच या प्रकल्पातील ०.८८ द.ल.घ.मी. पाणी पिण्याकरीता व औद्योगिक वापराकरीता आरक्षीत करण्यात आले आहे. त्यामुळे पिण्याच्या पाण्याचा कायमस्वरूपी प्रश्न सुटणार आहे. धरण पुर्ण झाल्यानंतर खाजगी व्यवसाय उदा. मत्स व्यवसाय व इतर अनुषंगीक व्यवसाय सुरु करण्यास मदत होईल.

सदर प्रकरणात भूधारकांचे विस्थापन होत नसल्यामुळे पुनर्वसन व पुनर्वसाहत होण्याचा प्रश्न उद्भवत नाही. त्यामुळे अनुसूची तीन व चार निरंक समजण्यात याव्यात.

दिनांक १८ जानेवारी, २०१६.

भाग १ (अ. वि. पु), म. शा. रा., अ, क्र. १५.

भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३.

क्रमांक कक्ष ८-अका-१-भू.सं.-कावि-२९-२०१५. —

ज्याअर्थी, समुचित शासन असलेल्या अकोला जिल्हाच्या जिल्हाधिकारी यांनी भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३ (२०१३ चा ३०) (यात यापुढे ज्याचा निर्देश “उक्त अधिनियम” असा केला आहे.) यांच्या कलम ११ च्या पोट-कलम (१) द्वारे प्रदान करण्यात आलेल्या अधिकाराचा वापर करून अधिसूचना क्रमांक एल.ए.क्यू.४७-निंभोरा-३६-२०१२-२०१३ दिनांक २०-४-२०१५ अन्वये प्रारंभिक अधिसूचना काढली आहे. आणि त्याद्वारे असे अधिसूचित केले आहे की, यासोबत जोडलेल्या सार्वजनिक प्रयोजनासाठी आवश्यकता आहे किंवा तिची आवश्यकता भासण्याची शक्यता आहे;

आणि ज्याअर्थी, अकोला जिल्हाधिका-याने, कलम १५ च्या पोट-कलम (२) अन्वये दिलेला अहवाल, कोणताही असल्यास, विचारात घेतल्यानंतर, उक्त सार्वजनिक प्रयोजनासाठी उक्त जमिन संपादित करण्याची आवश्यकता आहे. याबाबत त्यांची खात्री पटली आहे;

आणि म्हणून, उक्त अधिनियमाच्या कलम १९ च्या पोट-कलम (१) च्या तरतुदीन्याये, उक्त सार्वजनिक प्रयोजनासाठी उक्त जमिनीची आवश्यकता आहे असे घोषित करण्यात येत आहे;

आणि ज्याअर्थी, खालील अनुसूची-तीन मध्ये पुनर्वसाहत क्षेत्राचे व अनुसूची-चार मध्ये पुनर्वसन व पुनर्वसाहत योजनेचा सारांश निरंक आहे.

आणि ज्याअर्थी, उक्त अधिनियमाच्या कलम ३ च्या खंड (४) अन्वये, समुचित शासन हे जिल्हाधिकारी आहेत.

अनुसूची - एक

संपादित करावयाच्या जमिनीचे वर्णन

भूसंपादन प्रकरण क्रमांक एलएक्यू.४७-निंभोरा ३६-२०१२-२०१३,

तालुका अकोट, जिल्हा अकोला.

अ.क्र.	भूमापन किंवा गट क्रमांक	अंदाजित क्षेत्र	संपादनाचे प्रयोजन
		संयुक्त मोजणीनुसार	

(१)	(२)	(३)	(४)
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हे. आर

१	३३१	० १७	अकोला खंडवा रेल्वे रुदीकरण करीता
२	३३३	० १७	संपादित करण्याबाबत.
३	३३४	० १४	
४	३४२	० ०८	
५	३४१	० ०५	
६	३४१	० ०५	
७	३४१	० ०५	
८	३४०	० ०६	
९	३३८	० १४	
एकूण		० ११	

अनुसूची - दोन

सार्वजनिक प्रयोजनाच्या स्वरूपाबाबत विवरण

(१) प्रकल्पाचे नांव : अकोला-खंडवा गेज परिवर्तन.

(२) प्रकल्प कार्याचे वर्णन : मौजे निंभोरा येथील ब्रॉडगेज साठी भूसंपादन प्रस्ताव.

(३) समाजाला मिळणारे लाभ : सध्यास्थितीत हैद्राबाद-खंडवा रेल्वे लाईन ही मीटर गेज असून तीचे रुपांतरण ब्रॉडगेजमध्ये करण्याकरीता प्रस्तावीत आहे. तसेच हा मार्ग प्रवासी व मालवाहतुकीसाठी सुविधाजनक होणार आहे सध्या अस्तित्वात असलेला ब्रॉडगेज रेल्वे मार्ग हे खंडवा-भुसावळ-अकोला हा लांबीचा मार्ग आहे. परंतु अकोला-खंडवा गेज परिवर्तन झाल्यानंतर कमी अंतरामुळे वेळेची बद्दत होणार आहे तसेच त्यामुळे वाहतुक मोठ्याप्रमाणात वाढवीणे शक्य आहे.

सदर प्रकरणात भूधारकांचे विस्थापन होत नसल्यामुळे पुनर्वसन व पुनर्वसाहत होण्याचा प्रश्न उद्भवत नाही. त्यामुळे अनुसूची तीन व चार निरंक समजण्यात याव्यात.

भाग १ (अ. वि. पु), म. शा. रा., अ, क्र. ९६.

भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३.

क्रमांक कक्ष ८-अका-१-भू.सं.-कावि-३०-२०१५. —

ज्याअर्थी, समुचित शासन असलेल्या अकोला जिल्ह्याचे जिल्हाधिकारी यांनी भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३ (२०१३ चा ३०) (यात यापुढे ज्याचा निर्देश “ उक्त अधिनियम ” असा केला आहे.) यांच्या कलम ११ च्या पोट-कलम (१) द्वारे प्रदान करण्यात आलेल्या अधिकाराचा वापर करून अधिसूचना क्रमांक एल.ए.क्यु-४७-शहापूर-३२-२०१२-२०१३, दिनांक २०-४-२०१५ अन्वये प्रारंभिक अधिसूचना काढली आहे आणि त्याद्वारे असे अधिसूचित केले आहे की, यासोबत जोडलेल्या अनुसूची-एक मध्ये अधिक तपशीलवार वर्णन केलेल्या जमिनीची, अनुसूची-दोन मध्ये अधिक तपशीलवार विनिर्दिष्ट केलेल्या सार्वजनिक प्रयोजनासाठी आवश्यकता आहे किंवा तिची आवश्यकता भासण्याची शक्यता आहे;

आणि ज्याअर्थी, अकोला जिल्ह्याचे जिल्हाधिकारी यांनी कलम १५ च्या पोट-कलम (२) अन्वये दिलेला अहवाल, कोणताही असल्यास, विचारात घेतल्यानंतर, उक्त सार्वजनिक प्रयोजनासाठी उक्त जमीन संपादित करण्याची आवश्यकता आहे. याबाबत त्यांची खात्री पटली आहे ;

आणि म्हणून, उक्त अधिनियमाचा कलम ११ च्या पोट-कलम (१) च्या तरतुर्दीन्वये, उक्त सार्वजनिक प्रयोजनासाठी उक्त जमिनीची आवश्यकता आहे असे याद्वारे घोषित करण्यात येत आहे ;

आणि ज्याअर्थी, खालील अनुसूची तीन मध्ये पुनर्वसाहत क्षेत्राचे व अनुसूची चार मध्ये पुनर्वसन व पुनर्वसाहत योजनेचा सारांश निरंक आहे.

आणि ज्याअर्थी, उक्त अधिनियमाच्या कलम ३ च्या खंड (छ) अन्वये, समुचित शासन हे जिल्हाधिकारी आहेत.

अनुसूची - एक

संपादित करावयाच्या जमिनीचे वर्णन

भूसंपादन प्रकरण क्रमांक एल.ए.क्यु-४७-शहापूर-३२-२०१२-२०१३, तालुका अकोट, जिल्हा अकोला.

अ.क्र. भूमापन किंवा गट क्रमांक अंदाजित क्षेत्र संपादनाचे प्रयोजन
संयुक्त मोजणीनूसार

(१)	(२)	(३)	(४)	हे. आर
१	९	० ३०	अकोला-खंडवा रेल्वे रुंदीकरण	
२	९६	० ०६	करिता संपादित करण्याबाबत.	
३	९६	० ०७		
४	९६	० ०४		

अनुसूची - एक

(१)	(२)	(३)	(४)
५	९६	० ०५	हे. आर
६	९६	० ०८	
७	२५	० ०५	
८	२४	० ०३	
९	२०	० ११	
एकूण . .		० ७९	

अनुसूची - दोन

सार्वजनिक प्रयोजनाच्या स्वरूपाबाबत विवरण

(१) प्रकल्पाचे नांव : अकोला- खंडवा गेज परीर्वतन.

(२) प्रकल्प कार्याचे वर्णन : मौजे शहापुर येथील ब्रॉडगेज साठी भूसंपादन प्रस्ताव.

(३) समाजाला मिळणारे लाभ : सध्यास्थितीत हैद्राबाद-खंडवा रेल्वे लाईन ही मीटर गेज असून तिचे रुपांतरण ब्रॉडगेजमध्ये करण्याकरीता प्रस्तावीत आहे. तसेच हा मार्ग प्रवासी व मालवाहतुकीसाठी सुविधाजनक होणार आहे सध्या अस्तित्वात असलेला ब्रॉडगेज रेल्वे मार्ग हे खंडवा-भुसावळ-अकोला हा लांबीचा मार्ग आहे. परंतु अकोला-खंडवा गेज परिवर्तन झाल्यानंतर कमी अंतरामुळे वैलेची बचत होणार आहे तसेच त्यामुळे वाहतुक मोठ्याप्रमाणात वाढवीणे शक्य आहे.

सदर प्रकरणात भूधारकांचे विस्थापन होत नसल्यामुळे पुनर्वसन व पुनर्वसाहत होण्याचा प्रश्न उद्भवत नाही. त्यामुळे अनुसूची तीन व चार निरंक समजण्यात याव्यात.

भाग १ (अ. वि. पु), म. शा. रा., अ, क्र. १७.

भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३.

क्रमांक कक्ष ८-अका-१-भू.सं.-कावि-३१-२०१५. —

ज्याअर्थी, समुचित शासन असलेल्या अकोला जिल्ह्याचे जिल्हाधिकारी यांनी भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३ (२०१३ चा ३०) (यात यापुढे ज्याचा निर्देश “ उक्त अधिनियम ” असा केला आहे.) यांच्या कलम ११ च्या पोट-कलम (१) द्वारे प्रदान करण्यात आलेल्या अधिकाराचा वापर करून अधिसूचना क्रमांक भूसंपादन प्रकरण क्रमांक एल.ए.क्यू-४७-हिंगणा तामसवाडी-३७-२०१२-२०१३, दिनांक २०-४-२०१५ अन्वये प्रारंभिक अधिसूचना काढली आहे आणि त्याद्वारे असे अधिसूचित केले आहे की, यासोबत जोडलेल्या अनुसूची-एक मध्ये अधिक तपशीलवार वर्णन केलेल्या जमिनीची, अनुसूची-दोन मध्ये अधिक तपशीलवार विनिर्दिष्ट केलेल्या सार्वजनिक प्रयोजनासाठी आवश्यकता आहे किंवा तिची आवश्यकता भासण्याची शक्यता आहे;

आणि ज्याअर्थी, अकोला जिल्ह्याचा जिल्हाधिकारी यांनी कलम १५ च्या पोट-कलम (२) अन्वये दिलेला अहवाल, कोणताही असल्यास, विचारात घेतल्यानंतर, उक्त सार्वजनिक प्रयोजनासाठी उक्त जमीन संपादित करण्याची आवश्यकता आहे. याबाबत त्यांची खात्री पटली आहे ;

आणि म्हणून, उक्त अधिनियमाच्या कलम १९ च्या पोट-कलम (१) च्या तरतुदीन्याये, उक्त सार्वजनिक प्रयोजनासाठी उक्त जमिनीची आवश्यकता आहे असे याद्वारे घोषित करण्यात येत आहे ;

आणि ज्याअर्थी, खालील अनुसूची तीन मध्ये पुनर्वसाहत क्षेत्राचे व अनुसूची चार मध्ये पुनर्वसन व पुनर्वसाहत योजनेचा सारांश निरंक आहे.

आणि ज्याअर्थी, उक्त अधिनियमाच्या कलम ३ च्या खंड (४) अन्वये, समुचित शासन हे जिल्हाधिकारी आहेत.

अनुसूची - एक

संपादित करावयाच्या जमिनीचे वर्णन

भूसंपादन प्रकरण क्रमांक एल.ए.क्यु-४७-हिंगणा तामसवाडी-३७-२०१२-२०१३, तालुका अकोला, जिल्हा अकोला.

अ.क्र.	भूमापन किंवा गट क्रमांक	अंदाजित क्षेत्र	संपादनाचे प्रयोजन
		संयुक्त मोजणीनुसार	

(१)	(२)	(३)	(४)
		हे. आर	
१	४६	० ४०	अकोला-खंडवा रेल्वे रुंदीकरण
२	४९	० २१	करिता संपादित करण्याबाबत.
३	५४	० १९	
४	४०	० १७	
५	४०	० १०	
		एकूण . .	१ ०७

अनुसूची - दोन

सार्वजनिक प्रयोजनाच्या स्वरूपाबाबत विवरण

(१) प्रकल्पाचे नांव : अकोला- खंडवा गेज परीवर्तन.

(२) प्रकल्प कार्याचे वर्णन : मौजे हिंगणा तामसवाडी येथील ब्रॉडगेज साठी भूसंपादन प्रस्ताव.

(३) समाजाला मिळणारे लाभ : सध्यारितीत हैद्राबाद-खंडवा रेल्वे लाईन ही मीटर गेज असून तिचे रुपांतरण ब्रॉडगेजमध्ये करण्याकरीता प्रस्तावीत आहे. तसेच हा मार्ग प्रवासी व मालवाहतुकीसाठी सुविधाजनक होणार आहे सध्या अस्तित्वात असलेला ब्रॉडगेज रेल्वे मार्ग हा खंडवा-भुसावळ-अकोला हा लांबीचा मार्ग आहे. परंतु अकोला-खंडवा गेज परिवर्तन झाल्यानंतर कमी अंतरामुळे वेळेची बचत होणार आहे तसेच त्यामुळे वाहतुक मोठ्याप्रमाणात वाढवीणे शक्य आहे.

सदर प्रकरणात भूधारकांचे विस्थापन होत नसल्यामुळे पुनर्वसन व पुनर्वसाहत होण्याचा प्रश्न उद्भवत नाही. त्यामुळे अनुसूची तीन व चार निरंक समजण्यात याव्यात.

भाग १ (अ. वि. पु), म. शा. रा., अ, क्र. १८.

भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३.

क्रमांक कक्ष ८-अका-१-भू.सं.-कावि-३२-२०१५. —

ज्याअर्थी, समुचित शासन असलेल्या अकोला जिल्हाचे जिल्हाधिकारी यांनी भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३ (२०१३ चा ३०) (यात यापुढे ज्याचा निर्देश “ उक्त अधिनियम ” असा केला आहे.) यांच्या कलम ११ च्या पोट-कलम (१) द्वारे प्रदान करण्यात आलेल्या अधिकाराचा वापर करून अधिसूचना क्रमांक भूसंपादन प्रकरण क्रमांक एल.ए.क्यु-४७-उगवा-३३-२०१२-२०१३, दिनांक २०-४-२०१५ अन्वये प्रारंभिक अधिसूचना काढली आहे आणि त्याद्वारे असे अधिसूचित केले आहे की, यासोबत जोडलेल्या अनुसूची-एक मध्ये अधिक तपशीलवार वर्णन केलेल्या जमिनीची, अनुसूची-दोन मध्ये अधिक तपशीलवार विनिर्दिष्ट केलेल्या सार्वजनिक प्रयोजनासाठी आवश्यकता आहे किंवा तिची आवश्यकता भासण्याची शक्यता आहे;

आणि ज्याअर्थी, अकोला जिल्हाचे जिल्हाधिकारी यांनी कलम १५ च्या पोट-कलम (२) अन्वये दिलेला अहवाल, कोणताही असल्यास, विचारात घेतल्यानंतर, उक्त सार्वजनिक प्रयोजनासाठी उक्त जमीन संपादित करण्याची आवश्यकता आहे. याबाबत त्यांची खात्री पटली आहे ;

आणि म्हणून, उक्त अधिनियमाच्या कलम १९ च्या पोट-कलम (१) च्या तरतुदीन्वये, उक्त सार्वजनिक प्रयोजनासाठी उक्त जमिनीची आवश्यकता आहे असे याद्वारे घोषित करण्यात येत आहे ;

आणि ज्याअर्थी, खालील अनुसूची-तीन मध्ये पुनर्वसाहत क्षेत्राचे व अनुसूची-चार मध्ये पुनर्वसन व पुनर्वसाहत योजनेचा सारांश निरंक आहे;

आणि ज्याअर्थी, उक्त अधिनियमाच्या कलम ३ च्या खंड (छ) अन्वये, समुचित शासन हे जिल्हाधिकारी आहेत.

अनुसूची - एक

संपादित करावयाच्या जमिनीचे वर्णन

भूसंपादन प्रकरण क्रमांक एल.ए.क्यु-४७-उगवा-३३-२०१२-२०१३, तालुका अकोला, जिल्हा अकोला.

अ.क्र. भूमापन क्रमांक किंवा गट नंबर अंदाजित क्षेत्र संपादनाचे प्रयोजन
संयुक्त मोजणीनुसार

(१)	(२)	(३)	(४)
		हे. आर	
१	४३४	० १२	अकोला-खंडवा रेल्वे रुंदीकरण
२	४२५	० १७	करिता संपादित करण्याबाबत.
३	४२६	० १३	
४	३५८	० १४	
५	३२४	० १७	
६	३२०	० १५	
७	३०३	० ११	
८	३०४	० ०९	
९	२०८	० १७	
१०	२०९	० १६	
एकूण . .			१ ४१

अनुसूची - दोन

सार्वजनिक प्रयोजनाच्या स्वरूपाबाबत विवरण

(१) प्रकल्पाचे नांव : अकोला- खंडवा गेज परीवर्तन.

(२) प्रकल्प कार्याचे वर्णन : मौजे उगवा येथील ब्रॉडगेज साठी भूसंपादन प्रस्ताव.

(३) समाजाला मिळणारे लाभ : सध्यास्थितीत हैद्राबाद-खंडवा रेल्वे लाईन ही मीटर गेज असून तिचे रूपांतरण ब्रॉडगेजमध्ये करण्याकरीता प्रस्तावित आहे. तसेच हा मार्ग प्रवासी व मालवाहतुकीसाठी सुविधाजनक होणार आहे. सध्या अस्तित्वात असलेला ब्रॉडगेज रेल्वे मार्ग हा खंडवा-भुसावळ-अकोला हा लांबीचा मार्ग आहे. परंतु अकोला-खंडवा गेज परिवर्तन झाल्यानंतर कमी अंतरामुळे वेळेची बचत होणार आहे, तसेच त्यामुळे वाहतुक मोठ्याप्रमाणात वाढविणे शक्य आहे.

सदर प्रकरणात भूधारकांचे विस्थापन होत नसल्यामुळे पुनर्वसन व पुनर्वसाहत होण्याचा प्रश्न उद्भवत नाही. त्यामुळे अनुसूची-तीन व चार निरंक समजण्यात याव्यात.

भाग १ (अ. वि. पु), म. शा. रा., अ, क्र. ११.

भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३.

क्रमांक कक्ष ८-अका-१-भू.सं.-कावि-३३-२०१५. —

ज्याअर्थी, समुचित शासन असलेल्या अकोला जिल्हाधिकारी यांनी भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३ (२०१३ चा ३०) (यात यापुढे ज्याचा निर्देश “ उक्त अधिनियम ” असा केला आहे.) यांच्या कलम ११ च्या अ-एक-४ (१७६७).

पोट-कलम (१) द्वारे प्रदान करण्यात आलेल्या अधिकाराचा वापर करून अधिसूचना क्रमांक भूसंपादन प्रकरण क्रमांक एल.ए.क्यु-४७-सांगवी मोहाडी-३१-२०१२-२०१३, दिनांक २०-४-२०१५ अन्वये प्रारंभिक अधिसूचना काढली आहे आणि त्याद्वारे असे अधिसूचित केले आहे की, यासोबत जोडलेल्या अनुसूची-एक मध्ये अधिक तपशीलवार वर्णन केलेल्या जमिनीची, अनुसूची-दोन मध्ये अधिक तपशीलवार विनिर्दिष्ट केलेल्या सार्वजनिक प्रयोजनासाठी आवश्यकता आहे किंवा तिची आवश्यकता भासण्याची शक्यता आहे;

आणि ज्याअर्थी, अकोला जिल्ह्याचा जिल्हाधिकारी यांनी कलम १५ च्या पोट-कलम (२) अन्वये दिलेला अहवाल, कोणताही असल्यास, विचारात घेतल्यानंतर, उक्त सार्वजनिक प्रयोजनासाठी उक्त जमीन संपादित करण्याची आवश्यकता आहे. याबाबत त्यांची खात्री पटली आहे;

आणि म्हणून, उक्त अधिनियमाच्या कलम १९ च्या पोट-कलम (१) च्या तरतुदीन्वये, उक्त सार्वजनिक प्रयोजनासाठी उक्त जमिनीची आवश्यकता आहे असे घोषित करण्यात येत आहे;

आणि ज्याअर्थी, खालील अनुसूची-तीन मध्ये पुनर्वसाहत क्षेत्राचे व अनुसूची-चार मध्ये पुनर्वसन व पुनर्वसाहत योजनेचा सारांश निरंक आहे.

आणि त्याअर्थी, उक्त अधिनियमाच्या कलम ३ च्या खंड (छ) अन्वये, समुचित शासन हे जिल्हाधिकारी आहेत.

अनुसूची - एक

संपादित करावयाच्या जमिनीचे वर्णन

भूसंपादन प्रकरण क्रमांक एल.ए.क्यु-४७-सांगवी मोहाडी-३१-२०१२-२०१३, तालुका अकोला, जिल्हा अकोला.

अ.क्र.	भूमापन क्रमांक किंवा गट नंबर	अंदाजित क्षेत्र	संपादनाचे प्रयोजन
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(१)	(२)	(३)	(४)
१	२९	० ९३	अकोला-खंडवा रेल्वे रुंदीकरण
२	४८	० ०६	करिता संपादित करण्याबाबत.
३	५२	० २०	
४	५३	० १०	
एकूण . .		० ४९	

अनुसूची - दोन

सार्वजनिक प्रयोजनाच्या स्वरूपाबाबत विवरण

(१) प्रकल्पाचे नांव : अकोला-खंडवा गेज परीवर्तन.

(२) प्रकल्प कार्याचे वर्णन : मौजे सांगवी-मोहाडी येथील ब्रॉडगेजसाठी भूसंपादन प्रस्ताव.

(३) समाजाला मिळणारे लाभ : सध्यास्थितीत हैद्राबाद-खंडवा रेल्वे लाईन ही मीटर गेज असून तिचे रुपांतरण ब्रॉडगेजमध्ये करण्याकरीता प्रस्तावित आहे. तसेच हा मार्ग प्रवासी व मालवाहतुकीसाठी सुविधाजनक होणार आहे सध्या अस्तित्वात असलेला ब्रॉडगेज रेल्वे मार्ग हा खंडवा-भुसावळ-अकोला हा लांबीचा मार्ग आहे. परंतु अकोला-खंडवा गेज परिवर्तन झाल्यानंतर कमी अंतरामुळे वेळेची बचत होणार आहे, तसेच त्यामुळे वाहतुक मोठ्याप्रमाणात वाढविणे शक्य आहे.

सदर प्रकरणात भूधारकांचे विस्थापन होत नसल्यामुळे पुनर्वसन व पुनर्वसाहत होण्याचा प्रश्न उद्भवत नाही. त्यामुळे अनुसूची-तीन व चार निरंक समजण्यात याव्यात.

भाग १ (अ. वि. पु), म. शा. रा., अ, क्र. १००.

भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३.

क्रमांक कक्ष ८-अका-१-भू.सं.-कावि-३४-२०१५. —

ज्याअर्थी, समुचित शासन असलेल्या अकोला जिल्ह्याचे जिल्हाधिका-याने भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३ (२०१३ चा ३०) (यात यापुढे ज्याचा निर्देश “ उक्त अधिनियम ” असा केला आहे.) यांच्या कलम ११ च्या पोट-कलम (१) द्वारे प्रदान करण्यात आलेल्या अधिकाराचा वापर करून अधिसूचना क्रमांक भूसंपादन प्रकरण क्रमांक एल.ए.क्यु-४७-तारापूर-३४-२०१२-२०१३, दिनांक २०-४-२०१५ अन्वये प्रारंभिक अधिसूचना काढली आहे आणि त्याद्वारे असे अधिसूचित केले आहे की, यासोबत जोडलेल्या अनुसूची-एक मध्ये अधिक तपशीलवार वर्णन केलेल्या जमिनीची, अनुसूची-दोन मध्ये अधिक तपशीलवार विनिर्दिष्ट केलेल्या सार्वजनिक प्रयोजनासाठी आवश्यकता आहे किंवा तिची आवश्यकता भासण्याची शक्यता आहे;

आणि ज्याअर्थी, अकोला जिल्ह्याच्या जिल्हाधिकारी यांनी कलम १५ च्या पोट-कलम (२) अन्वये दिलेला अहवाल, कोणताही असल्यास, विचारात घेतल्यानंतर, उक्त सार्वजनिक प्रयोजनासाठी उक्त जमीन संपादित करण्याची आवश्यकता आहे. याबाबत त्यांची खात्री पटली आहे ;

आणि ज्याअर्थी, खालील अनुसूची तीन मध्ये पुनर्वसाहत क्षेत्राचे व अनुसूची चार मध्ये पुनर्वसन व पुनर्वसाहत योजनेचा सारांश निरंक आहे.

आणि ज्याअर्थी, उक्त अधिनियमाच्या कलम ३ च्या खंड (छ) अन्वये, समुचित शासन हे जिल्हाधिकारी आहेत.

अनुसूची - एक

संपादित करावयाच्या जमिनीचे वर्णन

भूसंपदन प्रकरण क्रमांक एल.ए.क्यु-४७-तारापूर-३४-२०१२-२०१३, तालुका अकोला, जिल्हा अकोला.

अ.क्र. भूमापन किंवा गट क्रमांक अंदाजित क्षेत्र संपादनाचे प्रयोजन

(१)	(२)	(३)	(४)
		हे. आर	
१	९०	० ९४	अकोला-खंडवा रेल्वे रुंदीकरण
२	९४	० ९८	करिता संपादित करण्याबाबत.
३	९५	० ९५	
४	६१	० ०९	
एकूण ..		० ५६	

अनुसूची - दोन

सार्वजनिक प्रयोजनाच्या स्वरूपाबाबत विवरण

(१) प्रकल्पाचे नंव : अकोला-खंडवा गेज परीवर्तन.

(२) प्रकल्प कार्याचे वर्णन : मौजे तारापुर येथील ब्रॉडगेज साठी भूसंपादन प्रस्ताव.

(३) समाजाला मिळणारे लाभ : सध्यास्थित छैद्राबाद-खंडवा रेल्वे लाईन ही मीटर गेज असून तिचे रूपांतरण ब्रॉडगेजमध्ये करण्याकरीता प्रस्तावीत आहे. तसेच हा मार्ग प्रवासी व मालवाहतुकासाठी सुविधाजनक होणार आहे सध्या अस्तित्वात असलेला ब्रॉडगेज रेल्वे मार्ग हे खंडवा-भुसावळ-अकोला हा लांबीचा मार्ग आहे. परंतु अकोला-खंडवा गेज परिवर्तन झाल्यानंतर कमी अंतरामुळे वेळेची बचत होणार आहे तसेच त्यामुळे वाहतुक मोठ्याप्रमाणात वाढवीणे शक्य आहे.

सदर प्रकरणात भूधारकांचे विस्थापन होत नसल्यामुळे पुनर्वसन व पुनर्वसाहत होण्याचा प्रश्न उद्भवत नाही. त्यामुळे अनुसूची तीन व चार निरंक समजण्यात याव्यात.

भाग १ (अ. वि. पु.), म. शा. रा., अ, क्र. १०१.

भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३.

क्रमांक कक्ष ८-अका-१-भू.सं.-कावि-३५-२०१६. —

ज्याअर्थी, समुचित शासन असलेल्या अकोला जिल्हाधिका-याने भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३ (२०१३ चा ३०) (यात यापुढे जिचा निर्देश “ उक्त अधिनियम ” असा केला आहे.) याच्या कलम ११ च्या पोट-कलम (१) द्वारे प्रदान करण्यात आलेल्या अधिकाराचा वापर करून अधिसूचना क्रमांक भूसंपादन प्रकरण क्रमांक एल.ए.क्यु-४७-कानडी-३०-२०१२-२०१३, दिनांक २०-४-२०१५ अन्वये प्रारंभीक अधिसूचना काढली आहे. आणि त्याद्वारे असे अधिसूचित केले आहे की, यासोबत जोडलेल्या अनुसूची-एक मध्ये अधिक तपशीलवार वर्णन केलेल्या जमिनीची, अनुसूची-दोन मध्ये अधिक तपशीलवार विनिर्दिष्ट केलेल्या सार्वजनिक प्रयोजनासाठी आवश्यकता आहे किंवा तिची आवश्यकता भासण्याची शक्यता आहे;

आणि ज्याअर्थी, अकोला जिल्हाधिकारी यांनी कलम १५ च्या पोट-कलम (२) अन्वये दिलेला अहवाल, कोणताही असल्यास, विचारात घेतल्यानंतर, उक्त सार्वजनिक प्रयोजनासाठी उक्त जमीन संपादित करण्याची आवश्यकता आहे. याबाबत त्यांची खात्री पटली आहे.

आणि म्हणून, उक्त अधिनियमाच्या कलम ११ च्या पोट-कलम (१) च्या तरतुदीन्वये, उक्त सार्वजनिक प्रयोजनासाठी उक्त जमिनीची आवश्यकता आहे असे याद्वारे घोषित करण्यात येत आहे ;

आणि ज्याअर्थी, खालील अनुसूची तीन मध्ये पुनर्वसाहत क्षेत्राचे व अनुसूची चार मध्ये पुनर्वसन व पुनर्वसाहत योजनेचा सारांश निरंक आहे.

आणि ज्याअर्थी, उक्त अधिनियमाच्या कलम ३ च्या खंड (छ) अन्वये, समुचित शासन हे जिल्हाधिकारी आहेत.

अनुसूची - एक

संपादित करावयाच्या जमिनीचे वर्णन

भूसंपादन प्रकरण क्रमांक एल.ए.क्यु-४७-कानडी-३०-२०१२-२०१३, तालुका अकोला, जिल्हा अकोला.

अ.क्र.	भूमापन किंवा गट क्रमांक	अंदाजित क्षेत्र	संपादनाचे प्रयोजन
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(१)	(२)	(३)	(४)
		हे. आर	
१	६५	० १०	अकोला-खंडवा रेल्वे रुंदीकरण
२	६४	० ०९	करीता संपादित करण्याबाबत.
३	६३	० १६	
४	६१	० ४९	
५	४०	० ०५	
६	४०	० १४	
७	४०	० ०५	
८	२१	० २४	
९	२०	० १२	
१०	१४२	० १७	
११	१८	० ०८	
१२	१७	० २४	
१३	१६०	० ०७	
१४	१६०	० ०७	
१५	१६०	० ०८	
१६	१६१	० २५	

अनुसूची - दोन

सार्वजनिक प्रयोजनाच्या स्वरूपाबाबत विवरण

(१) प्रकल्पाचे नंबर : अकोला-खंडवा गेज परिवर्तन.

(२) प्रकल्प कार्याचे वर्णन : मौजे कानडी येथील ब्रॉडग्रेजसाठी भूसंपादन प्रस्ताव.

(३) समाजाला भिळणारे लाभ : सध्यःस्थितीत हैद्राबाद-खंडवा रेल्वेलाईन ही मीटर गेज असून तिचे रूपांतरण ब्रॉडग्रेजमध्ये करण्याकरीता प्रस्तावित आहे. तसेच हा मार्ग प्रवासी व मालवाहतुकीसाठी सुविधाजनक होणार आहे. सध्या अस्तित्वात असलेला ब्रॉडग्रेज रेल्वे मार्ग हा खंडवा-भुसावळ-अकोला हा लांबीचा मार्ग आहे. परंतु अकोला-खंडवा गेज परिवर्तन झाल्यानंतर कमी अंतरामुळे वेळेची बचत होणार आहे. तसेच त्यामुळे वाहतुक मोर्क्याप्रमाणात वाढविणे शक्य आहे.

सदर प्रकरणात भूधारकांचे विस्थापन होत नसल्यामुळे पुनर्वसन व पुनर्वसाहत होण्याचा प्रश्न उद्भवत नाही. त्यामुळे अनुसूची-तीन व चार निरंक समजण्यात याव्यात.

भाग १ (अ. वि. पु), म. शा. रा., अ, क्र. १०२.

भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३.

क्रमांक कक्ष ८-अका-१-भू.सं.-कावि-३६-२०१६. —

ज्याअर्थी, समुचित शासन असलेल्या अकोला जिल्ह्याच्या जिल्हाधिका-याने भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३ (२०१३ चा ३०) (यात यापुढे जिचा निर्देश “उक्त अधिनियम” असा केला आहे.) याच्या कलम ११ च्या पोट-कलम (१) द्वारे प्रदान करण्यात आलेल्या अधिकाराचा वापर करून अधिसूचना क्रमांक भूसंपादन प्रकरण क्रमांक एल.ए.क्यु-४७-चांदपूर-३५-२०१२-२०१३, दिनांक २०-४-२०१५ अन्वये प्रारंभीक अधिसूचना काढली आहे. आणि त्याद्वारे असे अधिसूचित केले आहे की, यासोबत जोडलेल्या अनुसूची-एक मध्ये अधिक तपशीलवार वर्णन केलेल्या जमिनीची, अनुसूची-दोन मध्ये अधिक तपशीलवार विनिर्दिष्ट केलेल्या सार्वजनिक प्रयोजनासाठी आवश्यकता आहे किंवा तिची आवश्यकता भासण्याची शक्यता आहे;

आणि ज्याअर्थी, अकोला जिल्ह्याचा जिल्हाधिकारी यांनी कलम १५ च्या पोट-कलम (२) अन्वये दिलेला अहवाल, कोणताही असल्यास, विचारात घेतल्यानंतर, उक्त सार्वजनिक प्रयोजनासाठी उक्त जमीन संपादित करण्याची आवश्यकता आहे. याबाबत त्यांची खात्री पटली आहे.

आणि म्हणून, उक्त अधिनियमाच्या कलम १९ च्या पोट-कलम (१) च्या तरतुदीन्वये, उक्त सार्वजनिक प्रयोजनासाठी उक्त जमिनीची आवश्यकता आहे असे याद्वारे घोषित करण्यात येत आहे ;

आणि ज्याअर्थी, खालील अनुसूची-तीन मध्ये पुनर्वसाहत क्षेत्राचे व अनुसूची-चार मध्ये पुनर्वसन व पुनर्वसाहत योजनेचा सारांश निरंक आहे.

आणि ज्याअर्थी, उक्त अधिनियमाच्या कलम ३ च्या खंड (छ) अन्वये, समुचित शासन हे जिल्हाधिकारी आहेत.

अनुसूची - एक

संपादित करावयाच्या जमिनीचे वर्णन

भूसंपादन प्रकरण क्रमांक एल.ए.क्यु-४७-चांदपूर-३५-२०१२-२०१३, तालुका अकोला, जिल्हा अकोला

अ.क्र. भूमापन क्रमांक किंवा गट नंबर अंदाजित क्षेत्र संपादनाचे प्रयोजन संयुक्त मोजणीनुसार

(१) (२) (३) (४)

हे. आर

१	१०	० २०	अकोला-खंडवा रेल्वे रुंदीकरण
२	१२	० ०३	करीता संपादित करण्याबाबत.
३	१४	० ०५	
४	१५	० ०६	
५	२१	० २७	

अनुसूची - एक--चालू

(१)	(२)	(३)	(४)
		हे. आर	
६	२३	० १०	
७	२३	० १०	
८	३४	० २५	
९	१००	० ०६	
१०	९९	० ०४	
११	१०२	० २८	
	एकूण . .	१ ४४	

अनुसूची - दोन

सार्वजनिक प्रयोजनाचा स्वरूपाबाबत विवरण

(१) प्रकल्पाचे नांव : अकोला-खंडवा गेज परिवर्तन.

(२) प्रकल्प कार्याचे वर्णन : मौजे चांदपुर येथील ब्रॉडगेसाठी भूसंपादन प्रस्ताव.

(३) समाजाला मिळणारे लाभ : सध्यस्थितीत हैद्राबाद-खंडवा रेल्वे लाईन ही मीटर गेज असून तिचे रुपांतरण ब्रॉडगेजमध्ये करण्याकरीता प्रस्तावित आहे. तसेच हा मार्ग प्रवासी व मालवाहतुकीसाठी सुविधाजनक होणार आहे. सध्या अस्तित्वात असलेला ब्रॉडगेज रेल्वे मार्ग हा खंडवा-भुसावळ-अकोला हा लांबीचा मार्ग आहे. परंतु अकोला-खंडवा गेज परिवर्तन झाल्यानंतर कमी अंतरामुळे वैलेची बचत होणार आहे, तसेच त्यामुळे वाहतुक मोठ्या प्रमाणात वाढविणे शक्य आहे.

सदर प्रकरणात भूधारकांचे विस्थापन होत नसल्यामुळे पुनर्वसन व पुनर्वसाहत होण्याचा प्रश्न उद्भवत नाही. त्यामुळे अनुसूची-रीन व चार निरंक समजण्यात याव्यात.

अकोला :
दिनांक १९ जानेवारी २०१६.

जी. श्रीकांत,
जिल्हाधिकारी, अकोला.

भाग १ (अ. वि. पु), म. शा. रा., अ, क्र. १०३.

भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३.

क्रमांक प्र.अ-भूसं-अ.का.-कलम ११ मंजुरी-कावि-२६-२०१६.—

ज्याअर्थी, भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३ (२०१३ चा ३०) याच्या कलम ३ च्या खंड (इ) च्या परंतुकाद्वारे प्रदान करण्यात आलेल्या अधिकारांचा वापर करून, काढण्यात आलेली शासकीय अधिसूचना, महसूल व वन विभाग क्रमांक संकीर्ण ११-२०१४-प्र.क्र. ७७-अ-२, दिनांक १९ जानेवारी, २०१५ (यात यापुढे जिचा निर्देश “उक्त अधिसूचना” असा करण्यात आला आहे) याद्वारे असे अधिसूचित केलेले आहे की, उक्त अधिनियमाच्या कलम ३ च्या खंड (झेड-अे) मध्ये व्याख्या केलेल्या एखाद्या जिल्ह्यातील ५०० हेक्टरपेक्षा अधिक नसेल इतक्या क्षेत्राकरीता जमीन संपादन करण्याच्या संबंधात, अशा जिल्हाधिकारी हा उक्त अधिनियमाच्या प्रयोजनासाठी समुचित शासन असल्याचे मानण्यात येईल ;

आणि ज्याअर्थी, उक्त अधिसूचनेनुसार समुचित शासन असलेल्या अमरावती जिल्ह्याच्या जिल्हाधिका-यास यासोबत जोडलेल्या अनुसूची-एक मध्ये अधिक तपशीलवार वर्णन केलेली जमीन (यात यापुढे जिचा निर्देश “उक्त जमीन” असा करण्यात आला आहे) सार्वजनिक प्रयोजनासाठी (यात यापुढे ज्याचा निर्देश “उक्त सार्वजनिक प्रयोजन” असा करण्यात आला आहे) आवश्यक आहे अथवा तिची आवश्यकता भासण्याची शक्यता आहे, असे वाटते, ज्याचा स्वरूपाचे विवरण यासोबत जोडलेल्या अनुसूची-दोन मध्ये दिलेले आहे.

आणि म्हणून उक्त अधिनियमाच्या कलम ११ च्या पोट-कलम (१) च्या तरतुदीन्चये याद्वारे असे अधिसूचित करण्यात येते की, उक्त जमिनीची उक्त सार्वजनिक प्रयोजनासाठी आवश्यकता भासण्याची शक्यता आहे ;

आणि ज्याअर्थी, प्रस्तावित भूमि संपादनाच्या अनुषंगाने बाधित व्यक्तीचे विस्थापन करण्यास भाग पाडणारी कारणे, यासोबत जोडलेल्या अनुसूची-तीन मध्ये दिलेली आहेत. (विस्थापन होणार असेल तर या अनुसूचीमध्ये कारणे नमूद करावीत) ;

आणि ज्याअर्थी, सामाजिक परिणाम निर्धारण सारांश यासोबत जोडलेल्या अनुसूची-चार मध्ये दिलेला आहे ;

आणि ज्याअर्थी, कलम ४३ च्या पोट-कलम (१) अन्वये पुनर्वसन व पुनर्वसाहत या प्रयोजनासाठी नियुक्त केलेल्या प्रशासकाचा तपशील, यासोबत जोडलेल्या अनुसूची-पाच मध्ये दिलेला आहे ; (नियुक्त करणे आवश्यक असेल तर, या अनुसूचीमध्ये तपशील नमूद करावा.).

त्याअर्थी, आता, असे घोषित करण्यात येत आहे की, उक्त अधिनियमाच्या कलम ११ च्या पोट-कलम (४) अनुसार कोणतीही व्यक्ती, ही अधिसूचना प्रसिद्ध झाल्याच्या दिनांकापासून ते उक्त अधिनियमाच्या प्रकरण-चार खालील कार्यवाही पूर्ण होईल त्या कालावधीपर्यंत उक्त जमिनीचा अथवा तिच्या भागाचा कोणताही व्यवहार करणार नाही किंवा उक्त जमीनीवर कोणताही भार निर्माण करणार नाही.

परंतु, उक्त जमिनीच्या अथवा तिच्या भागाच्या मालकाने अर्ज केल्यावर, जिल्हाधिका-यास विशेष परिस्थितीची कारणे लेखी नमूद करून अशा मालकास उपरोक्त तरतुदीच्या प्रवर्तनातून सूट देता येईल ;

परंतु आणखी असे की, जर कोणत्याही व्यक्तीने या तरतुदीचे बुद्धिपुरस्सर उल्लंघन केल्यामुळे तीला झालेल्या कोणत्याही हानीची किंवा क्षतीची जिल्हाधिका-यांकडून भरपाई दिली जाणार नाही.

तसेच, उक्त अधिनियमाच्या कलम ११ च्या पोट-कलम (५) अनुसार, जिल्हाधिकारी भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा व पारदर्शकतेचा हक्क (महाराष्ट्र) नियम, २०१४ (यात यापुढे ज्याचा निर्देश “उक्त नियम” असा करण्यात आला आहे.) यांच्या नियम १० च्या उपनियम (३) द्वारे विहित केल्याप्रमाणे भूमि अभिलेखाच्या अद्यावतीकरणाचे काम हाती घेणार असल्याचे व पूर्ण करणार असल्याचे देखील घोषित करण्यात येत आहे.

आणि म्हणून, त्याअर्थी, उक्त अधिनियमाच्या कलम ३ च्या खंड (४) अन्वये, समुचित शासन असलेला जिल्हाधिकारी, उक्त अधिनियमाखालील जिल्हाधिका-यांची कार्ये पार पाडण्यासाठी उपविभागीय अधिकारी तथा भूसंपादन अधिकारी, अमरावती यास पदनिर्देशित करीत आहे.

अनुसूची - एक

जमिनीचे वर्णन

भू.सं.प्र.क्र. ४६-४७-२०१२-२०१३

गांव नांदुरा लष्करपूर, तालुका अमरावती, जिल्हा अमरावती
अनुक्रमांक भूमापन किंवा गट क्रमांक अंदाजित
(संपादित करावयाचे) क्षेत्र

(१)	(२)	(३)
		हे. आर
१	२	० ५८
२	३	० ७१
३	४ पैकी	० ४२
४	४ पैकी	० ८१
५	५	१ १०
६	६	० ८१
७	७	० ७९
८	८	३ ५०
९	९	१ २१
१०	१०	० ९५
११	१२	० ८१
१२	१४	१ ७१
१३	१६ पैकी	० २२
१४	१७	१ २३

अनुसूची-एक-चालू

(१)	(२)	(३)
		हे. आर
१५	१८	० ९२
१६	२२	१ १८
१७	३१ पैकी	१ ९२
१८	३२	० ८९
१९	३८	० ९०
२०	३९	४ ५४
२१	४२	० २५
२२	४३ पैकी	० २२
२३	४३ पैकी	० ४८
२४	४३ पैकी	० ३२
२५	४०,	० ३९
२६	४३ पैकी,	० ३९
२७	४१ पैकी	० ४४
२८	४१ पैकी	० ४४
२९	४१ पैकी	० ४३
एकूण . .		२८ ४८

अनुसूची - दोन

सार्वजनिक प्रयोजनाच्या स्वरूपाबाबत विवरण

(१) प्रकल्पाचे नांव : पेढी बैरेज उपसा सिंचन योजना प्रकल्प.

(२) प्रकल्प कार्याचे वर्णन : पेढी बैरेज उपसा सिंचन योजना प्रकल्प, ता. अमरावती या प्रकल्पाच्या बुडीत क्षेत्राच्या कामाकरीता मौजा नांदुरा लष्करपुर, ता. जि. अमरावती येथील २८.४८ हे. आर जमीन संपादित करण्याबाबत.

(३) समाजाला मिळणारे लाभ : सिंचन सुविधा, सदर सिंचन प्रकल्पामुळे कृषी क्षेत्रात प्रत्यक्ष सिंचन सुविधेचा लाभ होणार आहे. यामुळे कृषी उत्पन्नात वाढ होऊन शेतक-यांचा आर्थिक स्तर उंचावून जीवनमान सुधारेल. तसेच कृषी पूरक उद्योग जसे पशुसंवर्धन, दुग्धव्यवसाय व कुकुटपालन या लघु उद्योगांना चालना मिळून ग्रामीण रोजगार निर्मित होईल.

(आर्थिक, रोजगार, पायाभूत सुविधा, सोयीसुविधा याबाबत व इतर लाभासंबंधात)

अनुसूची - तीन

बाधित व्यक्तींचे विस्थापन करण्यास भाग पाडणारी कारणे

बाधित व्यक्तींचे विस्थापन करण्याची आवश्यकता नाही.

अनुसूची - चार

सामाजिक प्रभाव निर्धारणाचा सारांश (सामाजिक प्रभाव निर्धारण अभ्यास करणा-या अभिकरणाने दिलेला) :— महाराष्ट्र शासन राजपत्र, असाधारण भाग चार-अ, असाधारण क्रमांक ३८, महसूल व वन विभाग यांची दिनांक १३ मार्च २०१५ ची अधिसूचना क्रमांक संकीर्ण-०१-२०१५-प्र.क्र.-३-अ-२, अन्वये महाराष्ट्र शासन भूमि संपादन, पुनर्वसन व पुनर्वसाहत करताना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३ च्या कलम १० क द्वारे प्रदान करण्यात आलेल्या अधिकाराचा वापर करून याद्वारे उक्त कलम १० क मध्य नमूद केलेल्या सर्व प्रकल्पांना उक्त अधिनियमाचे प्रकरण दोन व प्रकरण तीन यांच्या तरतुदी लागू करण्यात सूट देण्यात आलेली आहे.

अनुसूची - पाच

नियुक्त केलेल्या प्रशासकाचा तपशील

(अ) प्रशासक म्हणून नियुक्त करण्यात आलेल्या अधिकार्याचे पदनाम	- निरंक
(ब) प्रशासनाच्या कार्यालयाचा पत्ता	- निरंक
(क) ज्या अधिसूचनेद्वारे प्रशासकाची नियुक्ती करण्यात आली आहे त्या अधिसूचनेचा तपशील	- निरंक

टीप :-उक्त जमिनीच्या आराखड्याची उपविभागीय अधिकारी तथा भूसंपादन अधिकारी, अमरावती यांचे कार्यालयामध्ये निरीक्षण करता येईल.

दिनांक ०६ जानेवारी २०१६.

भाग १ (अ. वि. पु), म. शा. रा., अ, क्र. १०४.

भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३.

क्रमांक ना.त.-भूसंपादन-कावि-१३२०-२०१५.—

ज्याअर्थी, भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३ (२०१३ चा ३०) याच्या कलम ३ च्या खंड (इ) च्या परंतुकाद्वारे प्रदान करण्यात आलेल्या अधिकारांचा वापर करून, काढण्यात आलेली शासकीय अधिसूचना, महसूल व वन विभाग क्रमांक संकिर्ण ११-२०१४-प्र.क्र. ७७-अ-२, दिनांक १९ जानेवारी, २०१५ (यात यापुढे ज्याचा निर्देश “उक्त अधिसूचना” असा करण्यात आला आहे) याद्वारे असे अधिसूचित केलेले आहे की, उक्त अधिनियमाच्या कलम ३ च्या खंड (झोड-ओ) मध्ये व्याख्या केलेल्या एखाद्या जिल्ह्यातील ५०० हेक्टरपेक्षा अधिक नसेल इतक्या क्षेत्राकरीता जमीन संपादन करण्याच्या संबंधात, अशा जिल्ह्याचा जिल्हाधिकारी हा उक्त अधिनियमाच्या प्रयोजनासाठी समुचित शासन असल्याचे मानण्यात येईल ;

आणि ज्याअर्थी, उक्त अधिसूचनेनुसार समुचित शासन असलेल्या अमरावती जिल्हाधिका-यास यासोबत जोडलेल्या अनुसूची-एक मध्ये अधिक तपशीलवार वर्णन केलेली जमीन (यात यापुढे जिचा निर्देश “उक्त जमीन” असा करण्यात आला आहे) सार्वजनिक प्रयोजनासाठी (यात यापुढे ज्याचा निर्देश “उक्त सार्वजनिक प्रयोजन” असा करण्यात आला आहे) आवश्यक आहे अथवा तिची आवश्यकता भासण्याची शक्यता आहे, असे वाटते, ज्याचा स्वरूपाचे विवरण यासोबत जोडलेल्या अनुसूची-दोन मध्ये दिलेले आहे, आणि म्हणून उक्त अधिनियमाच्या कलम ११ च्या पोट-कलम (१) च्या तरतुदीन्याचे याद्वारे असे अधिसूचित करण्यात येते की, उक्त जमीनीची उक्त सार्वजनिक प्रयोजनासाठी आवश्यकता भासण्याची शक्यता आहे ;

आणि ज्याअर्थी, प्रस्तावित भूमि संपादनाच्या अनुषंगाने बाधित व्यक्तीचे विस्थापन करण्यास भाग पाडणारी कारणे, यासोबत जोडलेल्या अनुसूची-तीन मध्ये दिलेली आहेत. (विस्थापन होणार असेल तर या अनुसूचीमध्ये कारणे नमूद करावीत) :

आणि ज्याअर्थी, सामाजिक परिणाम निर्धारण सारांश यासोबत जोडलेली अनुसूची-चार मध्ये दिलेला आहे ;

आणि ज्याअर्थी, कलम ४३ च्या पोट-कलम (१) अन्वये पुनर्वसन व पुनर्वसाहत या प्रयोजनासाठी नियुक्त केलेल्या प्रशासकाचा तपशील, यासोबत जोडलेल्या अनुसूची-पाच मध्ये दिलेला आहे (नियुक्त करणे आवश्यक असेल तर, या अनुसूचीमध्ये तपशील नमूद करावा.).

त्याअर्थी, आता, असे घोषित करण्यात येते की, उक्त अधिनियमाच्या कलम ११ च्या पोट-कलम (४) अनुसार कोणतीही व्यक्ती, ही अधिसूचना प्रसिद्ध झाल्याच्या दिनांकापासून ते उक्त अधिनियमाच्या प्रकरण-चार खालील कार्यवाही पूर्ण होईल त्या कालावधीपर्यंत उक्त जमीनीचा अथवा तिच्या भागाचा कोणताही व्यवहार करणार नाही किंवा उक्त जमीनीवर कोणताही भार निर्माण करणार नाही ;

परंतु, उक्त जमीनीच्या अथवा तिच्या भागाच्या मालकाने अर्ज केल्यावर, जिल्हाधिका-यास विशेष परिस्थितीची कारणे लेखी नमूद करून अशा मालकास उपरोक्त तरतुदीच्या प्रवर्तनातून सूट देता येईल ;

परंतु आणखी असे की, जर कोणत्याही व्यक्तीने या तरतुदीचे बुद्धीपुरस्सर उल्लंघन केल्यामुळे तिला झालेल्या कोणत्याही हानीची किंवा क्षतीची जिल्हाधिका-यांकडून भरपाई दिली जाणार नाही.

तसेच उक्त, अधिनियमाच्या कलम ११ च्या पोट-कलम (५) अनुसार, जिल्हाधिकारी भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा व पारदर्शकतेचा हक्क (महाराष्ट्र) नियम, २०१४ (यात यापुढे ज्याचा निर्देश “उक्त नियम” असा करण्यात आला आहे.) यांच्या नियम १० च्या उपनियम (३) द्वारे विहित केल्याप्रमाणे भूमि अभिलेखाच्या अद्यायावतीकरणाचे काम हाती घेणार असल्याचे व पूर्ण करणार असल्याचे देखील घोषित करण्यात येत आहे.

आणि म्हणून, त्याअर्थी, उक्त अधिनियमाच्या कलम ३ च्या खंड (७) अन्वये, समुचित शासन असलेला जिल्हाधिकारी, उक्त अधिनियमाखालील जिल्हाधिका-यांची कार्य पार पाडण्यासाठी उपविभागीय अधिकारी तथा भूसंपादन अधिकारी, धारणी यांना पदनिर्देशित करीत आहे.

अनुसूची - एक

जमिनीचे वर्णन

भू.सं.प्र.क्र. ७३-४७-२०१२-२०१३

गांव बिजूधावडी, ता. धारणी, जिल्हा अमरावती

अ.क्र.	भूमापन किंवा गट क्रमांक	अंदाजित क्षेत्र हे. आर	अ.क्र.	भूमापन किंवा गट क्रमांक	अंदाजित क्षेत्र हे. आर
(१)	(२)	(३)	(१)	(२)	(३)
१	१३०	२ १२	१६	१३३ पै.	१ २६
२	१३१ पै.	० ७९	१७	१३३ पै.	२ ००
३	१३१ पै.	१ १९	१८	१४९ पै.	१ ००
४	१३१ पै.	१ १९	१९	१५१	१ ९०
५	१३१ पै.	१ १९	२०	१३५ पै.	१ ००
६	१३१ पै.	१ १९	२१	१३४	२ ९२
७	११३ पै.	१ २२	२२	१३६	४ २२
८	१३२ पै.	२ ०५	२३	१५२ पै.	१ ४३
९	१३२ पै.	२ ०४	२४	१५२ पै.	१ ४२
१०	१३२ पै.	२ ०४	२५	१५२ पै.	१ ४३
११	१३२ पै.	१ ६०	२६	१५२ पै.	० ७१
१२	१३८	३ ००	२७	१५२ पै.	० ७२
१३	१३९	४ ५६	२८	१५५	२ ८८
१४	१३३ पै.	२ ००	२९	१५३ पै.	१ ८८
१५	१३३ पै.	२ ४०	३०	१५३ पै.	१ ८८
			३१	१४८	१ ५९
				एकूण . .	५६ ८२
				भूसंपादनाचे एकूण क्षेत्र . .	५६ ८२

अनुसूची - दोन

सार्वजनिक प्रयोजनाच्या स्वरूपाबाबत विवरण

(१) प्रकल्पाचे नांव : गर्गा मध्यम प्रकल्प.

(२) प्रकल्प कार्याचे वर्णन : बिजूधावडी येथे मध्यम प्रकल्प पाणी अडविणे (धरण व बुडीत क्षेत्र).

(३) समाजाला मिळणारे लाभ : प्रकल्पामुळे आदिवासी व डोंगराळ भागातील ४२८९.०० हे. जमिनीस सिंचनाचा लाभ होणार आहे. त्यामुळे शेतक-यांचे उत्पन्न वाढणार आहे. तसेच पिण्याच्या पाण्याची समस्या सुटणार आहे. तसेच औद्योगिक वापराकरता पाणी उपलब्ध होणार आहे. यामुळे आदिवासी ग्रामस्थांचे जीवनमान उंचावून रोजगार तसेच आर्थिक प्रगती साध्य होणार आहे.

अनुसूची - तीन

बाधित व्यक्तींचे विस्थापन करण्यास भाग पाडणारी कारणे : सदर प्रकरणी विस्थापन होत नाही. सबब माहीती निरंक.

अनुसूची - चार

पुनर्वसन व पुनर्वसाहत योजनेचा सारांश

सामाजिक प्रभाव निर्धारणाचा सारांश (सामाजिक प्रभाव निर्धारण अभ्यास करणा-या अभिकरणाने दिलेला) :—महाराष्ट्र शासन राजपत्र, असाधारण भाग ४ अ, महसुल व वन विभाग मुंबई दिनांक १३ मार्च, २०१५ मधील अधिसूचना अन्वये सूट देण्यात आली आहे.

अनुसूची - पाच

नियुक्त केलेल्या प्रशासकाचा तपशील

(अ) प्रशासक म्हणून नियुक्त करण्यात आलेल्या अधिकारीयाचे पदनाम	- प्रशासक नियुक्तीची आवश्यकता नाही.
(ब) प्रशासनाच्या कार्यालयाचा पत्ता	- निरंक
(क) ज्या अधिसूचनेद्वारे प्रशासकाची नियुक्ती करण्यात आली आहे त्या अधिसूचनेचा तपशील	- निरंक

टीप :—उक्त जमीनीच्या आराखड्याचे भूसंपादन अधिकारी तथा उपविभागीय अधिकारी, धारणी यांचे कार्यालयामध्ये निरीक्षण करता येईल.

अमरावती :

दिनांक ०४ नोव्हेंबर, २०१५.

किरण गिरे,

जिल्हाधिकारी, अमरावती.

भाग १ (अ. वि. पु), म. शा. रा., अ, क्र. १०५.

भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३.

क्रमांक अभा.-भूसंपादन-कावि-२५-२०१५.—

ज्याअर्थी, भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा आणि पारदर्शकतेचा हक्क अधिनियम, २०१३ (२०१३ चा ३०) याच्या कलम ३ च्या खंड (इ) च्या परंतुकाद्वारे प्रदान करण्यात आलेल्या अधिकारांचा वापर करून, काढण्यात आलेली शासकीय अधिसूचना, महसुल व वन विभाग क्रमांक संकिर्ण ११-२०१४-प्र.क्र. ७७-अ-२, दिनांक १९ जानेवारी, २०१५ (यात यापुढे जिचा निर्देश “उक्त अधिसूचना” असा करण्यात आला आहे) याद्वारे असे अधिसूचीत केलेले आहे की, उक्त अधिनियमाच्या कलम ३ च्या खंड (झेड-अे) मध्ये व्याख्या केलेल्या एखाद्या सार्वजनिक प्रयोजनासाठी, एखाद्या जिल्हातील ५०० हेक्टर पेक्षा अधिक नसेल इतक्या क्षेत्राकरीता जमीन संपादन करण्याच्या संबंधात, अशा जिल्हाचा जिल्हाधिकारी हा उक्त अधिनियमाच्या प्रयोजनासाठी समूचित शासन असल्याचे मानण्यात येईल ;

आणि ज्याअर्थी, उक्त अधिसूचनेनुसार समुचित शासन असलेल्या यवतमाळ जिल्हाच्या जिल्हाधिकारी-यास यासोबत जोडलेल्या अनुसूची-एक मध्ये अधिक तपशीलवार वर्णन केलेली जमीन (यात यापुढे जिचा निर्देश “उक्त जमीन” असा करण्यात आला आहे) सार्वजनिक प्रयोजनासाठी (यात यापुढे ज्याचा निर्देश “उक्त सार्वजनिक प्रयोजन” असा करण्यात आला आहे) आवश्यक आहे अथवा तिची आवश्यकता भासण्याची शक्यता आहे, असे वाटते, ज्याच्या स्वरूपाचे विवरण यासोबत जोडलेल्या अनुसूची-दोन मध्ये दिलेले आहे,

आणि म्हणून, उक्त अधिनियमाच्या कलम ११ च्या पोट-कलम (१) च्या तरतुदीन्याये याद्वारे असे अधिसूचित करण्यात येते की, उक्त जमीनीची उक्त सार्वजनिक प्रयोजनासाठी आवश्यकता भासण्याची शक्यता आहे ;

आणि ज्याअर्थी, प्रस्तावित भूमि संपादनाच्या अनुषंगाने बाधित व्यक्तीचे विस्थापन करण्यास भाग पाडणारी कारणे, यासोबत जोडलेल्या अनुसूची-तीन मध्ये दिलेली आहेत. (विस्थापन होणार असेल तर या अनुसूचीमध्ये कारणे नमूद करावीत) ;

आणि ज्याअर्थी, सामाजिक परिणाम निर्धारण सारांश यासोबत जोडलेल्या अनुसूची-चार मध्ये दिलेला आहे ;

आणि ज्याअर्थी, कलम ४३ च्या पोट-कलम (१) अन्वये पुनर्वसन व पुनर्वसाहत या प्रयोजनासाठी नियुक्त केलेल्या प्रशासकाचा तपशील, यासोबत जोडलेल्या अनुसूची-पाच मध्ये दिलेला आहे ; (नियुक्त करणे आवश्यक असेल तर, या अनुसूची मध्ये तपशील नमूद करावा.) ;

त्याअर्थी, आता, असे घोषित करण्यात येते आहे की, उक्त अधिनियमाच्या कलम ११ च्या पोट-कलम (४) अनुसार कोणतीही व्यक्ती, ही अधिसूचना प्रसिद्ध झाल्याच्या दिनांकापासून ते उक्त अधिनियमाच्या प्रकरण-चार खालील कार्यवाही पूर्ण होईल त्या कालावधीपर्यंत उक्त जमीनीचा अथवा तिच्या भागाचा कोणताही व्यवहार करणार नाही किंवा उक्त जमीनीवर कोणताही भार निर्माण करणार नाही ;

परंतु, उक्त जमीनीच्या अथवा तिच्या भागाच्या मालकाने अर्ज केल्यावर, जिल्हाधिकारी-यास विशेष परिस्थीतीची कारणे लेखी नमूद करून अशा मालकास उपरोक्त तरतुदीच्या प्रवर्तनातून विशेष सूट देता येईल ;

परंतु आणखी असे की, जर कोणत्याही व्यक्तीने या तरतुदीचे बुद्धीपुरस्सर उल्लंघन केल्यामुळे तीला झालेल्या कोणत्याही हानीची किंवा क्षतीची जिल्हाधिकारी-यांकडून भरपाई दिली जाणार नाही ;

तसेच उक्त, अधिनियमाच्या कलम ११ च्या पोट-कलम (५) अनुसार, जिल्हाधिकारी भूमि संपादन, पुनर्वसन व पुनर्वसाहत करतांना उचित भरपाई मिळण्याचा व पारदर्शकतेचा हक्क (महाराष्ट्र) नियम, २०१४ (यात यापुढे जिचा निर्देश “उक्त नियम” असा करण्यात आला आहे.) यांच्या नियम १० च्या उपनियम (३) द्वारे विहीत केल्याप्रमाणे भूमि अभिलेखाच्या अद्यावतीकरणाचे काम हाती घेणार असल्याचे व पूर्ण करणार असल्याचे देखील घोषित करण्यात येत आहे.

आणि म्हणून, त्याअर्थी, उक्त अधिनियमाच्या कलम ३ च्या खंड (७) अन्वये, समुचित शासन असलेला जिल्हाधिकारी, उक्त अधिनियमाखालील जिल्हाधिका-यांची कार्य पार पाडण्यासाठी उपविभागीय अधिकारी तथा भूसंपादन अधिकारी, राळेगांव यास पदनिर्देशित करीत आहे.

अनुसूची - एक

जमिनीचे वर्णन :- धरणाचे बुडीत क्षेत्राकरिता मौजा वरुड, ता. यवतमाळ

भू.सं.प्र.क्र. १-४७-२०१३-२०१४,

अ.क्र.	स. न./ गट नं.	संपादित होणारे क्षेत्र	अ.क्र. (१)	स. न./ गट नं.	संपादित होणारे क्षेत्र
(१)	(२)	(३)	(१)	(२)	(३)
		हे. आर			हे. आर
१	८२	२ ००	१७	१४/१	१ ५१
२	८३/१	१ २२		१४/२	
३	८३/२	१ २१	१८	९५	२ ६२
४	८३/३	१ ६१	१९	९६	१ २१
५	८४	१ ६२	२०	९७/२	१ २१
६	८५	० ६०	२१	१०२/१	१ २१
७	८६	० ६८	२२	१०३	४ ०५
८	८८/१	० २०	२३	१०४	३ ३०
	८८/२		२४	१०५	१ ६७
९	८९/१	२ ०२	२५	१०६/१	० ८७
१०	८९/२	० ८१	२६	१०८/१	० ५८
११	९०/१	० ४०	२७	१०८/२	० ६१
१२	९०/२	१ २१	२८	१ ६२	१ ६२
१३	९०/३	२ ०२	२९	१०८/४	१ २१
१४	९१	५ ००	३०	१०८/५	१ २१
१५	९२	३ २४	३१	११२/१	० १२
१६	९३	१ १०	३२	११२/२	
				११३	० ४६
		एकूण . .			८८ ४०

अनुसूची - दोन

सार्वजनिक प्रयोजनाच्या स्वरूपाबाबत विवरण

(१) प्रकल्पाचे नांव : वरुड (येवती) लघु पाटबंधारे योजना.

(२) प्रकल्प कार्याचे वर्णन : बुडीत क्षेत्रा करीता.

(३) समाजाला मिळणारे लाभ : होणे अपेक्षित आहे.

अनुसूची - तीन

बाधित व्यक्तीचे विस्थापन करण्यास भाग पाडणारी कारणे : प्रस्तावित भूसंपादनामुळे बाधित व्यक्तिचे विस्थापन होत नाही.

अनुसूची - चार

सामाजिक प्रभाव निर्धारणाचा सारांश : नविन भूसंपादन कायदा, २०१३ कलम ६ अन्वये सामाजिक परिणाम निर्धारणातून सूट आहे.

अनुसूची - पाच

नियुक्त केलेल्या प्रशासकाचा तपशील

(अ) प्रशासक म्हणून नियुक्त करण्यात आलेल्या अधिकार्याचे पदनाम	- निरंक
(ब) प्रशासनाच्या कार्यालयाचा पत्ता	- निरंक
(क) ज्या अधिसूचनेद्वारे प्रशासकाची नियुक्ती करण्यात आली त्या अधिसूचनेचे विस्तृत विवरण (निर्गमीत करण्यापुर्वी भरावे)	-

टीप :—भूसंपादीत जमिनीचा नकाशा उपविभागीय अधिकारी तथा भूसंपादन अधिकारी, यवतमाळ यांच्या कार्यालयात पाहण्याकरिता उपलब्ध आहे.

यवतमाळ :

दिनांक ०६ जानेवारी, २०१६.

सचिन्द्र प्रताप सिंह,

जिल्हाधिकारी, यवतमाळ.

भाग १ (अ. वि. पु), म. शा. रा., अ, क्र. १०६.

उपजिल्हाधिकारी (भूसंपादन), यांजकडून
शुद्धीपत्र

क्रमांक कक्ष-म.अ.-(पु.)-पंकृष्टि-कावि-०३-२०१६.—

या कार्यालयातील, भूसंपादन प्रकरण क्रमांक ९-४७-२०१२-२०१३ मौजे सुलतानपूर, ता. मुर्तिजापूर, जि. अकोला प्रकरणात नविन भूसंपादन कायदा २०१३ नुसार प्रकरणात कलम-११ ची अधिसूचना महाराष्ट्र शासन राजपत्र भाग एक अमरावती विभागीय पुरवणी दिनांक जुलै, ९-१५-, २०१५ रोजी पान क्र. २८, २९, ३०, अ. क्र. ७३० वर प्रसिद्ध करण्यात आली. त्यात पुढीलप्रमाणे दुरुस्ती वाचावी.—

च्या ऐवजी

असे वाचावे

अ.क्र. (१)	भूमापन किंवा गट क्रमांक (२)	अंदाजित क्षेत्र (३) हे. आर	अ.क्र. (१)	भूमापन किंवा गट क्रमांक (२)	अंदाजित क्षेत्र (३) हे. आर
४१	४२	० ८१	४१	४२/१	० २२
४२	४३	० २०	४२	४३/१	० २०
४३	४४	० २५	४३	४४	० ३०
४४	४५	० ४०	४४	४५	० ३५
४५	४६/१	० १०	४५	४६/१	० ११
४६	४६/२	० ०५	४६	४६/२	० १०
१००	९४/१	० ५२	१००	९४/१	० ५८
..	१०३	४२/२	० २१
..	१०४	४२/३	० ५५
..	१०५	४३/२	० ११
..	१०६	४३/३	० १८
यापुर्वी प्रसिद्ध केलेले एकूण क्षेत्र .. १९ ६५					
सर्व एकूण क्षेत्र .. १०० १८					

दिनांक १ जानेवारी, २०१६.

भाग १ (अ. वि. पु.), म. शा. रा., अ, क्र. १०७.

शुद्धीपत्र

क्रमांक कक्ष-म.अ.-(पु.)-पंकृति-कावि-१७३३-२०१५.—

या कार्यालयातील, भूसंपादन प्रकरण क्रमांक १७-४७-२०१४-२०१५ मौजे वडाळी देशमुख, ता. अकोट, जि. अकोला प्रकरणात नविन भूसंपादन कायदा २०१३ नुसार कलम-११ ची अधिसूचना महाराष्ट्र शासन राजपत्र भाग एक अमरावती विभागीय पुरवणी दिनांक जुलै, २३-२९, २०१५ रोजी अ.क्र. ४५ व ४६ पान क्र. ४, ५, वर प्रसिद्ध करण्यात आली. त्यात पुढीलप्रमाणे दुरुस्ती वाचावी.—

च्या ऐवजी

अ.क्र.	भूमापन किंवा गट क्रमांक	अंदाजित क्षेत्र
(१)	(२)	(३)
१	५०२	१ ६७
२	५०४	० ७१
	एकूण . .	२ ३७

असे वाचावे

अ.क्र.	भूमापन किंवा गट क्रमांक	अंदाजित क्षेत्र
(१)	(२)	(३)
१	५०४	१ ६७
२	५०२	० ७१
	एकूण . .	२ ३८

अकोला :

दिनांक १६ डिसेंबर २०१५.

(अवाच्य),

उपजिल्हाधिकारी (भूसंपादन) (पु.) प.कृ.पि.

जिल्हाधिकारी कार्यालय, अकोला.

भाग १ (अ. वि. पु.), म. शा. रा., अ, क्र. १०८.

जिल्हाधिकारी तथा जिल्हादंडाधिकारी, यांजकडून

क्रमांक कक्ष-२-गृह-कलि-कावि-०६-२०१६.—

संदर्भ : (१) सामान्य प्रशासन विभाग, मंत्रालय, मुंबई शासन निर्णय क्रमांक विकाअ-२००७-४४०-प्रक्र.-१७४-२००७-५, दिनांक २५-०७-२००७.

(२) सामान्य प्रशासन विभाग, मंत्रालय, मुंबई शासन निर्णय शुद्धीपत्रक क्रमांक विकाअ-२००७-प्रक्र.-३८९-५, दिनांक ०१-०८-२००८.

(१) उपरोक्त संदर्भाधिन शासन निर्णयान्वये मला प्रदान करण्यात आलेल्या अधिकाराचा वापर करून मी, जिल्हाधिकारी, अकोला. आता सोबत जोडलेल्या अनुसूची मध्ये विनिर्दिष्ट केलेल्या व्यक्तीची विशेष कार्यकारी अधिकारी म्हणून नियुक्ती करीत आहे. हि नियुक्ती सामान्य: हा आदेश निर्गमित केल्याच्या दिनांका पासून ५ वर्षांकीता अथवा पुढील आदेश होईपर्यंत अथवा सदर व्यक्ती त्या पदावर असेपर्यंत यापैकी जे अगोदर होईल तोपर्यंत अस्तित्वात राहील. तसेच विशेष कार्यकारी अधिकारी यांची ही नियुक्ती वरील कालावधी पुर्ण होण्यापुर्वी केवळाही कोणतेही कारण न देता संपुष्टात आणण्याचा अधिकार जिल्हाधिकारी, अकोला यांना राहील. ही मुदत संपत्ताच किंवा ती त्यापुर्वीच संपुष्टात आणण्यात आल्यास विशेष कार्यकारी अधिकारी पदासाठी प्राप्त झालेले सर्व साहित्य संबंधित पोलीस ठाणे किंवा जिल्हाधिकारी यांच्या कार्यालयाकडे तात्काळ परत करण्याची प्राथमिक जबाबदारी सर्वस्व ही संबंधित विशेष कार्यकारी अधिकारी यांची राहिल.

(२) विशेष कार्यकारी अधिकारी पुढे उल्लेख केलेली कर्तव्ये पार पाढण्यास सक्षम राहील :-

१. साक्षांकनाचे काम :-साक्षांकनासाठी, पडताळीसाठी किंवा यथास्थिती अधिप्रमाणसाठी त्यांच्यापुढे आणलेल्या दस्तऐवजांचे साक्षांकन, पडताळी किंवा अधिप्रमाणन करणे आणि राज्य शासनाने या बाबत काढलेल्या अनुदेशानुसार अशा दस्तऐवजांवर त्यांची विहीत मोहर उमटविणे व तारखेसह स्वाक्षरी करणे व स्वाक्षरीखाली स्वतःचे नावही लिहीणे.

२. ओळख परेड :- संबंधित पोलीस आयुक्त/जिल्हा पोलीस अधिक्षक जेव्हा मागणी करतील तेव्हा शासनाने वेळोवेळी विहीत केलेल्या कार्यपद्धती नुसार व दिलेल्या आदेशानुसार ओळखपरेड घेण्याची कार्यवाही करणे.

३. नियुक्त करण्यात आलेल्या विशेष कार्यकारी अधिकारी-यांना मोहोर उमटविण्यासाठी शिक्का नजिकच्या पोलीस स्टेशन/तहसीलदार यांचे कडून उपलब्ध करून घ्यावा. तसेच साक्षांकित केलेल्या किंवा उत्पन्नांचे प्रमाणपत्र दिलेल्यांची माहिती एका नोंदवहीत न चुकता नमुद करावी व ज्यावेळेस या नोंदवहीची अवलोकनासाठी संबंधित पोलीस आयुक्त/जिल्हापोलीस अधिक्षक/जिल्हाधिकारी यांचे कडून मागणी केली जाईल त्यावेळी ती तात्काळ उपलब्ध करून देण्याची जबाबदारी ही विशेष कार्यकारी अधिकारी यांची राहील.

४. या शासन निर्णयाद्वारे नेमण्यात आलेल्या विशेष कार्यकारी अधिकारी-यांची, शांतता प्रस्थापित करण्यासाठी आवश्यकतेनुसार त्या क्षेत्रातील मोहल्ला समिती/शांतता समितीवर पोलीस आयुक्त/जिल्हाधिकारी यांनी नियुक्ती करावी.

५. या शासन निर्णयाद्वारे केलेल्या विशेष कार्यकारी अधिकारी यांच्या नियुक्त्या मानसेवी असून त्यांना सोपविण्यात आलेल्या वरील कामांबाबत कोणतेही मानधन, वेतन किंवा भत्ता शासनाकडून अनुज्ञाय राहणार नाही.

६. विशेष कार्यकारी अधिकारी यांनी आपल्या नियुक्तीवी वैधता सुस्पष्टपणे दर्शविणारे प्रमाणपत्र आपल्या विशेष कार्यकारी अधिकारी पदाच्या कामाच्या जागी सर्वांना सहजपणे दिसेल अशा दर्शनी ठळक अक्षरात लावावे व या कामासाठी येणा-या व्यक्तीने मागणी केल्यास ते त्या व्यक्तीस दाखवावे.

पंचायत समिती सदस्य खालीलप्रमाणे

अ. क्र.	वि.का.अ.	राजपत्र	नाव	पत्ता
(१)	(२)	(३)	(४)	(५)
१.	१०४८	१३	सौ. रत्नप्रभा रामदास गवाळे	रा. भांबेरी, ता. तेल्हारा, जि. अकोला.

अकोला :

दिनांक २ जानेवारी, २०१६.

जी. श्रीकांत,
जिल्हाधिकारी तथा जिल्हादंडाधिकारी, अकोला.

भाग १ (अ. वि. पु), म. शा. रा., अ, क्र. १०९.

अपर जिल्हाधिकारी, यांजकडून
शुद्धीपत्र

क्रमांक -कावि-पुनर्व-कक्ष-२१-अ.का.-१९४३-२०१५.—

या कार्यालयातील, जिगांव प्रकल्प ता. नांदूरा, जिल्हा बुलडाणा या प्रकल्पाच्या योजनेची कलम १३(१) ची अधिसूचना महाराष्ट्र शासन राजपत्र अमरावती विभागीय पुरवणी भाग-१ दिनांक २९ जून, २००६ रोजी पृष्ठ १०१६ ते ११०१ वर प्रसिद्ध करण्यात आलेली आहे. त्यात पुढील प्रमाणे दुरुस्ती वाचावी.—

जिगांव प्रकल्पासाठी लाभ क्षेत्रात अंतर्भूत असलेल्या क्षेत्राची व्याप्ती

च्या ऐवजी					असे वाचावे				
अ. क्र.	गावाचे नांव	तालुका	जिल्हा	लाभक्षेत्र	अ. क्र.	गावाचे नांव	तालुका	जिल्हा	लाभक्षेत्र
४७	पिंपळगांव काळे	जळगांव जामोद	बुलडाणा	२०५५ तसेच १८	४७	पिंपळगांव काळे	जळगांव जामोद	बुलडाणा	२०५३ ७८

बुलडाणा :
दिनांक ६ जानेवारी, २०१६.

(अवाच्य),
अपर जिल्हाधिकारी तथा
पुनर्वसन प्रशासक, बुलडाणा.

भाग १ (अ. वि. पु.), म. शा. रा., अ, क्र. ११०.

प्रबंधक, जिल्हा व सत्र न्यायालय, यांजकडून

क्रमांक ब-८(१)-५—२०१६.—

दिवाणी नियम पुस्तिका, १९८६ भाग-१ मधील परिच्छेद ६९९ ; (१) व दिवाणी नियम पुस्तिका, १९८६ भाग २ मधील अनुसूची 'ग' अन्वये प्रदान करण्यात आलेल्या अधिकाराचा वापर करून प्रमुख जिल्हा व सत्र न्यायाधीश, अमरावती, यांनी अमरावती जिल्ह्यांतर्गत येणा-या सर्व न्यायालयांकरिता सन २०१६ या वर्षासाठी खालीलप्रमाणे सुट्ट्या जाहीर करीत आहे.

सन २०१६ या वर्षाच्या सुट्ट्यांची यादी

अनुसूची

अ. क्र.	सुट्टीचे नांव	सुट्टीचा दिनांक व महिना	वार	दिवस	शेरा
(१)	(२)	(३)	(४)	(५)	(६)
१	गणराज्य दिन	२६ जानेवारी, २०१६	मंगलवार	१	सार्वजनिक.
२	छत्रपती शिवाजी महाराज जयंती	१९ फेब्रुवारी, २०१६	शुक्रवार	१	सार्वजनिक.
३	धूलिवंदन	२४ मार्च, २०१६	गुरुवार	१	सार्वजनिक.
४	गुड फ्रायडे	२५ मार्च, २०१६	शुक्रवार	१	सार्वजनिक.
५	गुढी पाडवा	०८ एप्रिल, २०१६	शुक्रवार	१	सार्वजनिक.
६	डॉ. बाबासाहेब आंबेडकर जयंती	१४ एप्रिल, २०१६	गुरुवार	१	सार्वजनिक.
७	रामनवमी	१५ एप्रिल, २०१६	शुक्रवार	१	सार्वजनिक.
८	बुद्ध पौर्णिमा	२१ मे, २०१६	शनिवार	१	सार्वजनिक.
९	रमजान ईद	०६ जुलै, २०१६	बुधवार	१	सार्वजनिक.
१०	स्वातंत्र्य दिन	१५ ऑगस्ट, २०१६	सोमवार	१	सार्वजनिक.
११	पोळा	०९ सप्टेंबर, २०१६	गुरुवार	१	स्थानिक.
१२	गणेश चतुर्थी	०५ सप्टेंबर, २०१६	सोमवार	१	सार्वजनिक.
१३	महालक्ष्मी गौरीपुजन	०९ सप्टेंबर, २०१६	शुक्रवार	१	स्थानिक.
१४	बकरी ईद	१२ सप्टेंबर, २०१६	सोमवार	१	सार्वजनिक.
१५	पितृमोक्ष अमावस्या	३० सप्टेंबर, २०१६	शुक्रवार	१	स्थानिक.
१६	दसरा	११ ऑक्टोबर, २०१६	मंगळवार	१	सार्वजनिक.
१७	मोहरम	१२ ऑक्टोबर, २०१६	बुधवार	१	सार्वजनिक.
१८	दिवाळी (अतिरिक्त)	२८ ऑक्टोबर, २०१६	शुक्रवार	१	स्थानिक.

अनुसूची-चालू

(१)	(२)	(३)	(४)	(५)	(६)
१९	दिवाळी (अतिरिक्त)	२९ ऑक्टोबर, २०१६	शनिवार	१	स्थानिक.
२०	दिवाळी बलीप्रतीपदा	३१ ऑक्टोबर, २०१६	सोमवार	१	सार्वजनिक.
२१	दिवाळी (अतिरिक्त)	०१ नोव्हेंबर, २०१६	मंगळवार	१	स्थानिक.
२२	दिवाळी (अतिरिक्त)	०२ नोव्हेंबर, २०१६	बुधवार	१	स्थानिक.
२३	ईद-ए-मिलाद	१२ डिसेंबर, २०१६	सोमवार	१	सार्वजनिक.

टीप :- खालील नमूद केलेले सण रविवारी येत असल्यामुळे त्यादिवशी सार्वजनिक/ स्थानिक सुट्टी जाहीर करण्यात आलेली नाही.

अनुसूची

अ. क्र.	सुट्टीचे नांव	सुट्टीचा दिनांक व माहिना	वार	दिवस	शेरा
(१)	(२)	(३)	(४)	(५)	(६)
१	महाराष्ट्र दिन	०१ मे, २०१६	रविवार	०१	सार्वजनिक
२	महात्मा गांधी जयंती	०२ ऑक्टोबर, २०१६	रविवार	०१	सार्वजनिक
३	दिवाळी लक्ष्मीपुजन	३० ऑक्टोबर २०१६	रविवार	०१	सार्वजनिक
४	खिसमस	२५ डिसेंबर, २०१६	रविवार	०१	सार्वजनिक

भाग-२

उन्हाळी सुट्टी :- मंगळवार दिनांक ०३ मे, २०१६ ते रविवार दिनांक ०५ जून, २०१६.

हिवाळी सुट्टी :- सोमवार दिनांक २६ डिसेंबर, २०१६ ते शनिवार दिनांक ३१ डिसेंबर, २०१६.

टीप :- ०१. प्रत्येक महिन्याच्या सर्व रविवार, दुस-या आणि चौथ्या शनिवारी सर्व न्यायालये आणि कार्यालये बंद राहतील.

०२. सर्व फौजदारी न्यायालये जाहीर केलेल्या सर्व सुट्टीच्या दिवशी बंद राहतील, मात्र उन्हाळी आणि हिवाळी सुट्टीच्या कालावधीत चालू राहतील.

०३. जिल्ह्यातील सर्व दिवाणी न्यायालये भाग-२ मध्ये जाहीर केलेल्या उन्हाळी व हिवाळी सुट्टीच्या कालावधीत बंद राहतील.

०४. शेंटी व पदूमनाभन आयोगाच्या शिफारशीनुसार व मा. उच्च न्यायालय, मुंबई यांचे निर्देशानुसार वरील सुट्ट्या व उन्हाळी/हिवाळी रजा यात फेरबदल होउ शकतो.

अरुण मा. ढवळे,

प्रमुख जिल्हा व सत्र न्यायाधीश,
अमरावती.

भाग १ (अ. वि. पु.), म. शा. रा., अ. क्र. १११

BY COMMISSIONER OF POLICE

BOMBAY POLICE ACT, 1951—

No. CPA-L.B.-E.H.-W.S.-649-2016.—

The following draft of notification proposed to be issued under clauses (xa) and (y) of sub-section (1) of Section 33 of the of Bombay Police Act, 1951 (Bom. XXII of 1951) is published as required by sub-section (6) of the said Section 33 for the information of all persons likely to be affected thereby, and notice is hereby given that all said draft will be taken into consideration by the Commissioner of Police, Amravati City, after the expiration of eight days from the date of its publication in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Commissioner of Police from any person with respect to the said draft before the expiration of the period aforesaid will be considered by him.

DRAFT RULES

With Referece of Government of Maharashtra, Home Department, Camp Office, Hyderabad House, Nagpur Letter No. MIS-1215-Case No.2-SB-5, dated 22nd December 2015.

According to above letter Notification Published *vide* No. CPA-LB-PPA-WS-562-2002 in the *Maharashtra Government Gazette* on 29th August 2002 is hereby cancelled.

The cancelled notification rules are as under :—

RULES

CHAPTER-1

1. *Short title and application.*—(1) These rules may by called “The Rules for Licensing and Controlling Places of Public Amusement (other than Cinema) and Performances for Public Amusement including Pool Game Parlours, Amusement Parlours providing Computer Games, Virtual Reality Games. Cyber Cafes, Games with net connectivity, Bowling Alleys, Card Rooms, Social Clubs, Sports, Cabaret performances, Discotheque, Games, *Melas* and *Tamashas*, in the limits of Amravati City Police Commissionerate”.

2. They Shall save as expressly provided otherwise, apply to and in relation to all places of public amusement (other than Cinemas) and to musical, dancing mime, theatrical or other performances for public amusement, record dances, Indian Classical or other form of dances conducted at any place either as a principal or as an ancillary or subsidiary activity including *Melas* and *Tamashas* and also shall apply to pool game parlours, amusement parlours providing computer games, virtual reality games, cyber cafes providing games or any games by whatever name called and net connectivity as an amusement adjunct and also to any place providing amusement in any form of game or performances (live or screened on computers/video screen/or through VCD/DVD projection system or any such or similar system). bowling alleys, and card rooms and also to any club/social club, sports club, hotel, eating house, trust or registered society which may provide amusement of any of the above description either on ticket or on admission fee or by prepaid tokens or on gratis in, in the Amravati Police Commissionerate area.

2. *Definitions.*—In these rules unless there is anything repugnant in the subject or contest—

(a) “Act” means the Bombay Police Act, 1951;

(b) “Board” means the Board appointed by the State Government under sub-clause (iii) of clause (wa) of sub-section (I) of Section 33 of the Act, *i.e.*, the State Performances Scrutiny Board;

(c) “Cinema” means any place wherein an exhibition by means of a cinematography is given;

“(c-1) “Cabaret” includes any dance, floor show or any other amusement by whatever name called provided in any cafe, restaurant, hotel or eating house or in any place to which any member of the public, has access; and the expression cabaret performance shall be construed accordingly”;

“(c-2) “Discotheque” means a place of public amusement or a place of public entertainment where music including singing is provided to the customers or patrons for dancing including Discotheque or any other dance by whatever name called for the entertainment of customers or patrons”;

(d) “Form” means a form appended to these Rules ;

(d-1) “Game” means any video game which is controlled or operated by any means either manually or otherwise or any other amusement or games by whatever names called, provided by the licensee in any premises, which are used or intended to be used as a place of public amusement or entertainment and to which any member of the public accesses and includes ;

(i) “Diversion” means any game or sport like pool, billiards bowling alley, cyber connectivity as amusement adjunct, card rooms and any such similar activity whether called as ancillary or subsidiary with the purpose of running a commercial enterprise for pecuniary gains ;

(ii) “Cyber Cafe” means an eating house or a coffee house which provides Computer or net connectivity audio or visual music or program transmission or computer games as an amusement as its ancillary or subsidiary activity, provided either at cost or on gratis ;

(iii) “Computer or Cyber Games Parlour” means any outlet providing computer games as an amusement either on admission fee or ticket or computer and/or net connectivity audio or visual music or programme transmission and/or computer games as an amusement as its ancillary and/or subsidiary activity, with or without admission fee with the purpose of running a commercial enterprise for pecuniary gains ;

(iv) “Virtual Reality Games-Parlour” means computer aided games driven by predesigned programme where the players are admitted on ticket or fee or on purchase of playing tokens with the purpose of running a commercial enterprise for pecuniary gains ;

(v) “Game Machine” means any mechanical contraption or a machine working on computer and/or electronic chips having predesigned and/or programmed games whether or not they require any skill for playing and/or operating on such contraptions ;

(vi) “Bowling Alley” means an enclosure where a game or games or games of skitties are played either on admission fee or ticket or on issue of playing tokens, with the purpose running a commercial enterprise for pecuniary gains ;

(vii) “Card Room or Card Clubs” means such outlets where card games are provided for amusement only to members ;

(viii) “Social Club or Trust” means club or trust registered under the Bombay Public Trust Act, 1950 (Bom. XXI of 1950) providing any type of amusement on its premises.

(e) “Licensee” means a person holding a licence under these rules and includes the Manager or Managers nominated under rule 219 ;

(f) “Licensing Authority” means the licensing authority referred to in Chapter XVI of these rules ;

(g) “Mela” means a troupe of boys above twelve years of age and girls between 10 and 12 years age or both such boys and girls organized for the purposes of a Ganpati festival and occasionally for some time thereafter for giving or staging performance for public amusement, consisting of songs dialogues, Skits, Dances, Mimetics and such other items of entertainment and performed or staged in any enclosed or open space.

(h) “Organiser” means and includes any person who is the promoter Manager, Secretary or any person connected in any other manner whatever with the organization or management of a Mela, Ras or Tamasha Party or company by whatever names called.

(i) “Premises” means any place which is used or is intended to be used as a place of public amusement or any place other than a Cinema theatre where in Musical, Dancing, Dramatic, theatrical or other performance of Public Amusement, exhibition takes place and also circus, funfare and any

place where amusement in the form of Pool Tables, Computer Games, Virtual Reality Games, Cyber Cafes providing computer and/or net connectivity as amusement and also all places giving computer/Digital Versatile Disc/Compact disc screen displays as amusement, bowling alleys, card rooms, clubs, social clubs, sports clubs, trusts, housing societies, hotels and eating houses, which provide any of the amusements listed in sub-rule (2) of rule 1 of the rules.

Explanation :—For the purposes of this clause Housing Societies means the Societies registered under the Maharashtra Housing Co-operative Societies Act, 1960 (Mah. XXIV of 1961).

(j) “Public Amusement Performance” means a performance of dramas, song, dance and similar other performances given in a place of public amusement or on any of the premises as defined under clause (i) of rule 2 or in any other place, whether with or without admission fee and to which admission is not restricted exclusively to the members of any particular institution and includes and cabaret performance.

(k) “Ras” means a musical and dancing performance staged by two or more persons with the aid of “tipris” depicting generally the theme of dances played by “Lord Krishna with the Gopis”.

(l) “*Tamasha*” means a performance, wherein *lawanies* and other songs are sung to the accompaniment of dance and wherein vags are staged and will include the performances commonly known as (1) *Loknatya*, (2) *Loksangit*, (m) Words and expressions used in the act and not defined in these rules shall have the meaning assigned to them in the Act.

CHAPTER-II

No Objection Certificate

3. *Application for “No Objection Certificate”*.—(1) Any person desirous of erecting a building or a tent or any other temporary erection, by whatever name called, on any site for the purpose of using it as a theatre or as a place and premises of public amusement, or converting or using any existing premises for the said purpose, shall first give a notice in writing to the L. A. and make an application to the L. A. for the grant of a “No Objection” certificate specifying therein whether the application is for permanent or temporary place of public amusement. The application shall be accompanied by a plan of the proposed site drawn to scale and shall clearly indicate the surrounding roads, building which exist up to distance of 200 yards of the proposed site, educational institution, hospitals, temples, religious places, shrub be clearly indicated in the plan.

2. Such person shall also make public his intention by exhibiting a notice in form “A” on a board on the proposed site in such a position that it can be plainly seen from the public thoroughfare or public place upon which site abuts. The notice shall be in English and in Hindi as well as in the language of the locality. The notice on the board shall be maintained on the site until the matter is decided by the Licensing Authority. The Board shall be at least 4' X 3' in size and the notice shall be exhibited thereon in bold and clearly legible letters.

The application shall also be accompanied by a true copy of the Collector’s permission obtained by the applicant under Section 65, Bombay Land Revenue Code or a certificate of the *Malatdar* concerned to the effect that no such permission in the particular case is necessary.

4. *Licensing Authority to invite objections*.—On receipt of such intimation the Licensing Authority shall at the cost of the applicant, notify the public of such intention in such manner by publication in newspapers or otherwise as may be deemed fit for the purpose of inviting objections. A notification for inviting objections shall be issued by the Licensing Authority in Form “B” and shall specify the period within which the objections shall be lodged with the Licensing Authority. The Licensing Authority may also consult the Executive Engineer of the Building and Communications Department Officer concerned in respect of the proposed site.

5. *Grant of “No Objection Certificate”*.—Without prejudice to the authority of the Licensing Authority to refuse or grant licenses for premises and performances under rules 109, 110, 119 and 120 of these Rules, the Licensing Authority may grant in Form “C” a certificate to the applicant that there is no objection to the location of the premises at the site notified by the applicant under rule 3.

6. *Validity of “No Objection Certificate”*.—The “No Objection Certificate” shall be in Form “C” and shall be valid, unless earlier revoked for a period of two years from the date of its issue in the case of permanent premises, and six months in the case of temporary premises.

7. *Power of Licensing Authority to dispense with the procedure of Inviting objections.*—The licensing Authority may on an application made to it in this behalf, disperse with the procedure prescribed in rules 3 and 4 in respect of camp sites of touring parties, circus and funfares giving any of the performances coming within the purview of these Rules, at the site at which the same or any other touring parties, had been allowed to camp on a previous occasion, provided that in the case of purely temporary structures erected in villages having a permanent population of not exceeding ten thousand persons, a no objection certificate shall not be necessary, if such premises are used or are intended to be used for the performances of exhibition of programs of public amusements for a period not exceeding fourteen days from the date of commencement of the temporary structure being used as a place of public amusement.

CHAPTER-III

Buildings

8. *Building Rules.*—No premises shall be licensed under these rules unless the premises conforms to the rules laid down in Chapters III, IV, V and VI of these rules. Provided that in the case of temporary premises, only rules 13, 14, 15, 16, 17 and 20 (1) only shall apply.

9. *Structure to be fire-proff.*—(1) All premises of a permanent nature shall be enclosed within proper external or party walls of bricks, stone or concrete (plan, hollow or enforced) and the floors, tiers and roof if the Auditorium and all parts used by the public shall be constructed of fire resisting material.

(2) Nothing is sub-rule (1) shall apply to premises duly licensed before coming into force of these rules ; provided that a cloth ceiling where it exists and partition walls in private boxes in such premises shall be replaced by fire-resisting material.

10. *Constructions.*—(1) No premises shall be constructed underneath or on the top of any other building.

(2) No open space shall be allowed under the floor of the auditorium.

(3) The floor, roof, private boxes, balconies, galleries, tiers, partitions, ventilators and every room, lobby, corridor, staircase, and passage devoted to the use of the public shall be constructed of fire-resisting materials, No wooden posts shall be allowed for the support of galleries and tires.

(4) No soft wood or other inflammable wall linings, partitions, screens or barriers shall be used in any part of the auditorium and no cavities shall be left behind any linings.

(5) The fronts of private boxes and each tier shall be formed of fire-proof material, except the capping of boxes which may be of wood.

(6) Nothing in this rule shall apply to premises duly licensed before the coming into force of these rules :

Provided that open spaces under the auditorium and stages in such premises, where they exist, shall be rented or used as godowns but may be used for storing implements such as advertisement boards, trolleys etc. if they are properly arranged and taken care of.

11. *Height of tiers.*—Where the first tier or balcony extends over any part of the auditorium the height between the floor of the auditorium and such tier or balcony shall not be at any part less than 10 feet, the floor of the highest part of such tier or balcony and the lowest part of the ceiling over the same shall not be less than 12 feet. The height between the several tiers shall in no case be less than 8 feet :

Provided that nothing in this rule shall apply to premises duly licensed before the coming into force of the rules.

12. *Entrance and exit to be on public thoroughfare.*—premises shall have a road forntage on the public thoroughfare upon which the site of such premises about and in such frontage there shall be suitable means of entrance and exit for the public. In addition, entrances and exist shall be reserved for service in case of emergency opening on two separate and distinct pasages leading either to the said public thoroughfare or to other suitable thoroughfare and such passages shall not be less than 5 feet in width.

13. *Exits.*—(1) Two separate exits, not opening on the same thoroughfare or public passage, shall be provided from the stage and from the auditorium floor and from every tier which accommodates not more than 500 persons, and where the auditorium floor or any tier accommodates more than 500 persons, exits shall be provided at the rate of one for every 250 persons and not for any less number in excess. Each of such exits shall be of not less than 5 feet width between the leaves of the door when open.

(2) A common place of egress may serve as the exit for the floor of the auditorium and the first tier, provided its capacity be equal to the aggregate capacity prescribed by sub-rule (1) for the necessary outlets from such floor and tier.

(3) For any auditorium floor or any tier which does not accommodate more than 300 persons, two, 4 feet exits shall be considered sufficient.

(4) If any auditorium floor or any tier shall be divided into two or more parts exits as prescribed in sub-rule (1) shall be provided for each such part.

(5) The license of the premises shall not prevent the public to leave by any exit door.

14. *Seating.*—(1) No part of the auditorium shall provide accommodation exclusive of passages, at a higher scale than 20 persons per 100 square feet.

(2) All seats in the auditorium, excepting those contained in private boxes shall be firmly secured to the floor. Chairs with folding seats shall be provided wherever required by the Licensing Authority. Where benches are provided, the benches shall have arms suitably fixed so that each seats in separate.

(3) In all cases there shall be a space of at least one foot between the back of one seat and the front of the seat immediately behind measured between perpendiculars.

(4) The seats in the auditorium shall be arranged in the manner of an arc, the concave edge which faces the stage. The center of the stage shall be taken as the center for seats in the arc form.

(5) Nothing in sub-rule (1), sub-rule (2) so far as it relates to benches sub-rule (3) and sub-rule (4) shall apply to premises duly licensed before the coming into force of these rules.

15. *Gangways.*—(1) a clear passage or gangway shall be formed at the sides and down the center the seating in every part of the auditorium in such manner that no seat shall be ten or more feet distant from a passage or gangway measured in the line of seating. The central passage or gangway shall be at least feet wide and those at the sides shall be at least three feet wide each :

Provided that nothing in this sub-rule shall apply to premises duly licensed before the coming into of these rules.

(2) Where possible, gradients or inclined planes shall be used instead of steps but no gradient or lined plane shall be steeper than 1 in 10.

16. *Doors.*—(1) All doorways for the use of the public shall be at least four feet six inches wide in clear. All doors must open outwards to lie flush with the outside of the wall.

(2) Nothing in sub-rule (1) shall apply to premises duly licensed before the coming into force of these rules, so long as the minimum space for exits, in accordance with the provisions of rule 13, is provided for in such premises.

All doors used by the public may be kept closed but not bolted during a performance or exhibition, provided an attendant is placed in charge of each such door whose duty it shall be to throw open the door case of emergency.

17. *Width of Corridor, etc.*—No staircase, landing lobby, corridor or passage not being an internal aisle between rows of seats, intended for use as an exit shall be less than five feet wide and there shall be recesses of projections in the walls of such passages, gangways, or corridors within 5 feet of the ground.

18. *Staircases.*—(1) All staircases shall be constructed entirely of bricks, stone, cement or concrete with fire-resisting roof and ceiling and shall have solid square (as distinguished from spandrel) step and landings of approved stone or of such other fire-resisting material and construction as may be approved by the Licensing Authority with treads not less than 11 inches wide and with risers of not more than 6 inches high (each lapping at least one inch over the back edger of the steps below it in flights of not more than 15 or less than 3 steps).

(2) The treads and risers of steps on each flights shall be of uniform width and height.

(3) The several flights of such steps shall be properly supported and enclosed to the satisfaction of the Licensing Authority.

(4) No staircase shall have more than two flights of 15 steps without a turn and the width of the landing between such flights shall be at least the same as the width of the staircase.

(5) The floors of all landings shall not be less than six inches thick.

(6) Every staircase forming an exit from an upper gallery or tier of the auditorium shall be enclosed on both sides width walls of bricks or of fire-proof materials in the stories though which it passes, and no opening shall be made in the auditorium except the one required for exit from the gallery or tier which it serves, provided that staircases leading to the first or lower gallery or tier may be left open on one side, in which case the open side shall be provided by strong handrails and balustrades but in no case shall staircases be left open on both sides.

(7) All enclosed staircases shall have on both sides strong handrails firmly secured to the wall by strong metal brackets about 3 inches clear therefrom and about 3 feet above the stairs but such handrails shall not run on level platforms and landings where the same is more in length then the width of the stairs.

(8) Where the flight of steps returns upon itself the newel shall be chased so as to allow the handrails to turn without projecting over the landing.

(9) Stairs turning at an angle shall have a proper landing without winders being introduced at the turn.

(10) There shall be no recesses or projections in the walls of such staircases with 5 feet of the floor and any fitting for lighting shall be at least 6 feet 8 inches above the steps or landing.

(11) Nothing in this rule shall apply to premises duly licensed before the coming into force of these rules.

19. *Ventilation*—(1) The area of window, door and ventilator or openings shall not be less than one-fifth of the total floor area and the windows and ventilators shall be of such dimensions, in such number and in such situation as the Buildings and Communications Department Officer or the Executive Engineer concerned shall specify.

(2) In the case of premises having electric connections or installations mechanical appliances such as exhaust fans shall be used to expel air at the rate of 500 cubic feet on more persons at least 3 times in a hour :

Provided that the licensing Authority in consultation with the Buildings and Communication Department Officer and the Health Department Officer concerned, may relax the condition laid down in his rule regarding the total door and window area, in the case of the premises where exhaust fans have been provided.

In case of theatres constructed after the coming into force of these, rules, cold air blowers shall be provided in addition to exhaust fans.

20. *Sanitary conveniences*.—(1) Every premises shall be provided with sufficient and separate water closet or privy accommodation as also urinal accommodation for the use of males and females.

(2) In the case of premises within the limits of a Municipality suitable urinals as approved by the Municipality at the rate of not less than 2 percent and latrines at the rate of not less than 1 percent of the number of individuals to be accommodated in such premises shall be provided in suitable places, Separate accommodation shall be provided for males and females. They shall be so constructed as to cause no nuisance.

(3) Where the auditorium consists of more than one floor, latrines and urinals at the above scales shall be provided on each floor. Provided that minimum of one latrine and one urinal shall be provided each floor.

(4) In the case of premises constructed before the rules came into force. The licensing authority is satisfied that urinals and latrines cannot be conveniently provided at the rates specified in sub-rule (2) or (3), such authority may provide for such scale of urinals and latrines as were prescribed immediately before that date :

Provided that, in the case of premises constructed after the coming into force of these rules, there shall be provided separate water closets and privy accommodation as also urinal accommodation for the use of actors and others who take part in dramatic performance.

21. *Sky Lights*.—All Sky lights which may be liable to be broken shall be protected by stout galvanized iron wire guards securely fixed on outside of such sky lights.

22. *Lightening conductors*.—Lightening conductor, shall be provided in each building to be used as a place of public amusement.

CHAPTER-IV

Addition Rules for Buildings in the Amravati City

23. The roof over the stage shall be of fire-resisting material and shall be provided with lights at the back thereof equal at the base to one-sixth of the area of the stage. Such lights shall be glazed at the sides with sheet glass not more than one-twelfth of an inch in thickness and shall be capable of being opened to an extent equal at least to the superficial area required at the base of the light. The sashes shall be bottom hung to open outwards, shall be a type that cannot be rendered inoperative by wrapping of settlement or by dirt, and shall be capable of being opened by the cutting of a cord and/or by the fusing of a link. Such cord shall be brought down to the stage to a position near the safety curtain releases and shall be suitably indicated.

24. The space above the stage shall be of sufficient height to allow of all scenes and of the fire-resisting screen being raised straight above the top of the proscenium opening without rolling.

25. All that portion of the stage not comprised in the working of the scenery, traps and other mechanical apparatus for the presentation of a scene, usually equal to the width of the proscenium opening shall be built on mild, steel beams filled in-between with fire-proof material and all girders for the support of the said beams shall be of mild steel encased in fine Portland cement concrete to a depth of not less than $1\frac{1}{2}$ " (inch).

26. All the wood-work of the stage shall be rendered non-inflammable or shall be of hard wood.

27. All stage scenery curtains and decorations made of combustible material and all wood-work on or about the stage, shall be saturated with non-combustible preparation or otherwise rendered safe against fire to the satisfaction of the Licensing Authority for premises.

28. The entire fly gallery of the stage shall be constructed of fire-resisting material and the girdiron shall be fire-proof except the floor covering the same and adequate means of escape from tiles and the girdiron shall be provided to the satisfaction of the Licensing Authority.

29. (1) At least two independent staircases with direct exterior outlets shall be provided and shall be located on the opposite sides of the stage.

(2) Staircases leading to the dressing rooms shall be connected with an independent exit leading directly into a thoroughfare or way.

30. The ceiling and the walls separating the dressing rooms from the stage and from each other together with the partitions of every passage way from the same to the stage and all other partitions on or about the stage be constructed of fire-proof material approved by the Licensing Authority.

31. The doors in any of the said partitions shall be constructed of fire-resisting material, fitted with automatic bolts only and the shelving and cupboards in, each and every dressing room, property room, wardrobe or other store room, shall be similarly constructed.

32. No passage ways shall be used for storage purposes and no dressing room shall be allowed under stage.

33. No workshop, property room, wardrobe, store-room or painting room shall be allowed above or under the stage or in any of the fly galleries. All such rooms shall be located in the rear or side of the stage and in such cases they shall be separated from the stage and from each other by brick walls not less than 9 inches thick and the opening in such walls shall be closed by fire-resisting material.

34. The proscenium shall be separated from the auditorium by a brick wall built in accordance with the Amravati Municipal bylaws not less than 13 inches in thickness and such wall shall be called its thickness up to a height of at least 3 feet above the roof, such height being measured at right angles to the slope of the roof, and down below the stage to a solid foundation.

35. Not more than three openings or doorways shall be formed in such proscenium will exclusive of the proscenium opening and all such openings or doorways shall be fitted with fireproof doors as hereafter described but no such openings shall at the lowest part be at higher level than 3 feet above the floor of the stage.

36. The moulded frame around the proscenium opening shall be formed entirely of fireproof materials; if metal is used the metal shall be filled in solid with non-combustible material and securely anchor to the wall with iron.

37. The proscenium opening shall be provided with fireproof curtain of metal or asbestos, or of some efficient fireproof material and shall be approved by the Licensing Authority. Such curtain shall be arranged so as to side at either side within iron grooves securely fastened to the wall and to extend into such grooves not less than 6 inches on each side. It shall be placed at least 3 feet distant from the foot-light at the nearest point.

38. In order to ensure that the arrangements as to the fire-proof curtain are in proper order it shall be lowered during each performance at least once which shall take place during the first interval unless the Licensing Authority shall otherwise direct. The lowering and raising of the curtains shall be operated by a competent person or persons by means of approved machinery.

39. The words "Safety Curtain" in English and the equivalent expression in the vernaculars shall be conspicuously displayed on the fire-proof curtain in large letters capable of being clearly read from all parts of the auditorium.

40. Whenever the safety curtain is lowered all lights in the auditorium shall be immediately turned on. No chairs or scenery shall be placed in such a position as to cause obstruction to the curtain when being lowered.

41. All the decorations around the proscenium opening shall be constructed of fire-resisting material.

CHAPTER-V

Electric Installation

42. Sanction of the Electrical Inspector to Government to be obtained for all electrical work :- Before the installation of electric light or any electrical apparatus and before any alterations of addition to the electric installation are commenced, the sanction of the Electrical Inspector to Government shall be obtained through the Licensing Authority and for this purpose plans showing the approximate position of lights, fans, etc. and specifications giving full particulars of the proposed work shall be forwarded to the Electrical Inspector to Government to whom complete drawings shall also be sent on completion of the work.

After completion the work shall be passed by the Electrical Inspector or an Assistant Electrical Inspector.

43. High Pressure :- In these Rules the Term "High Pressure" shall apply to all voltages above 650 volts.

44. Inspection and Test :- Where an electric light, fan or other apparatus is installed in any premises, it shall be on conditions that the Electrical Inspector or his Assistant shall certify in writing to the Licensing Authority once in every twelve months that the system is in proper working order. Inspection and tests may also be made by any officer appointed by the Electrical Inspector from time to time.

45. *Main Circuits*:-All premises when lighted by electric light shall have preferably three separate and distinct main circuits and these circuits shall be--

(a) for the stage.

(b) and (c) for the auditorium corridors, exits and other part of the house open to public. The circuits (b) and (c) shall be so arranged that the lights in the auditorium, corridors, exits, etc, shall be as far as possible equally distributed on the two circuits.

The two circuits (b) and (c) shall not be combined in one fitting nor shall be wires or leads for one circuit be placed in the same casing or tube as those of the other circuits.

46. *Sub-Circuits* :-(1) The main circuits a, b and c shall be sub-divided as may be necessary and no sub-Circuits shall be allowed to carry more than 5 amps. In the case of auditorium corridors, etc. or 20 amps. On 230 volts in the case of the stage. Each Sub-Circuits shall start from a distributing board.

(2) The main leads, etc. for Circuit "Q" shall, where possible, be kept entirely on the Stage side of the proscenium wall and those for "b" and "c" entirely on the auditorium side of that wall.

(3) The lights inside and outside the premises shall be on separate circuits, Circuits for fans, power and cooling purposes shall be kept distinct and separate from lighting circuits.

47. *Control of auditorium lights from stage* : -If it is desired to control a portion of the lights in the auditorium from the stage switch board (Circuit A), this will be permitted if a sufficient number of light for safety purposes be maintained on circuits B and C for each portion of the auditorium entirely independent of the stage. The number and position of such lights shall be subject to the approval of Electrical Inspector.

48. *A. C. 3-phase or D.C. 3-phase wire system* :—Where supply is available on 3-phase A. C. system. the circuits A.B and C. shall be supplied from three different phases but where the supply is given on D. C. 3 wire system, the circuits B and C shall be supplied from two different sides and all lights fans and other electrical apparatus on the stage shall be connected to one side only in common with either B. or C.

49. *Sources of supply* :—(a) The supply from the three main circuits may be taken from Independent sources of supply, but in such cases special precaution must be taken to prevent accidental connection of different circuits.

(b) Change-over switches may be used which have been previously approved by the Electrical Inspector.

50. *Torches* :—At least six electric torches of approved pattern shall be kept on the premises in proper working order throughout the year and these shall be distributed over the building so as to be accessible to door keepers and other staff employees.

51. *Unlicensed premises* :—No unlicensed premises or parts of premises not included in the license shall be supplied with electric current from the mains or apparatus used for the licensed premises.

52. *Dressing rooms* :—Dressing rooms and other parts of the premises used by the staff shall be lighted to the satisfaction of the Electrical Inspector or his Assistant.

53. *Gas and water pipes* :—Gas and water pipes shall never form part of any electrical circuit.

54. *Conductors* :—(1) All conductors used within the building shall be of tinned copper having a conductivity equal to not less than 90 per cent of that of pure copper and shall be so proportioned that the current density in any conductor shall not exceed 1,000 amps per square inch.

(2) Where a number of lights as in the foot-lights, battens, etc. are supplied under a control of the switch and protected by a single or double pole cut-out as the case may be, the conductors shall be maintained throughout of such sections that will be effectually protected by the cut-outs against heating.

55. *Insulation* :—(1) All conductors shall be properly insulated and the insulation resistance shall not be less than 600 Mega Ohms per Statute Mile at 60 F. after one minute electrification when tested at 400 Volts and after 48 hour's immersion in water.

(2) if it is desired to use any other conductor or insulation than as specified in these rules, special permission shall be obtained from the Electrical Engineer to Government and no material shall be used which is not water-proof or which is not protected by water-proof covering or which will soften at a temperature below 170 F.

56. *Conductors, etc. special precautions* :—No metal/work in connection with the circuits shall be exposed or so fixed or constructed as to be liable to cause a short circuit. In all cases conductors conveying currents at high pressure inside buildings shall be specially insulated. They shall be enclosed screw joined and arched iron of steel tubing. Armored cable may be used for the Supply Companies Service.

57. *Joints* :—Joints or conductors shall be avoided as far as possible but when unavoidable, they shall be electrically and mechanically perfect. Soldering fluids shall not be used in making such joints and no joints shall be made in metal conduit.

58. *Conductors fixing and protection* :—(1) All conductors including lead convert cables where accessible to the public shall be efficiently protected from mechanical injury by an external armor of iron or steel.

(2) Where conductors pass through or within wall, fire-proof floors or ceilings they shall be protected iron pipes or by glazed stoneware or porcelain tubes and precaution shall be taken to prevent the possibility of fire or water passing along the course of the conductors.

(3) Conductors must not be placed where liable to be heated by jet steam pipes or other appliances.

(4) In special cases, or where necessary for protection from the depredation of rats, mice or other vermin the wiring shall be enclosed in heavy gauge steel conduit.

59. *Petrol Engines* :—No petrol-driven engine shall be allowed for generating electric current unless it is fixed in a fire-proof compartment at least 10 feet from any other building.

60. *Wiring in casing* :—If casing be used, it shall be of hard teakwood. Each conductor shall be laid in a separate groove, unless previous permission be obtained from the Electrical inspector to Government to/very this condition. In no circumstances shall wires of unlike polarity be laid in the same groove, nor wires of the same polarity belonging to the different circuits A. B. or C. The cover shall be secured with screws. Casing shall not be used where it is liable to injury from weather or leakage of water, nor shall it be recessed into plaster.

61. *Metallic tubing for mechanical protection* :—Where iron pipe or tube is used as a mechanical protection, it shall be bushed where necessary and properly bushed inspection boxes shall be used. All metallic tubing shall be efficiently earthen & shall be provided with/screw joints or other means of ensuring a good and permanent electrical connection/which must be continuous with boxes and other fittings.

62. *Stage Lighting* :—Special care shall be taken that all works in connection with the lighting of the stage are carried out in/as substantial manner as possible preferable in heavy gauge screwed metal conduct.

63. *Stage Switch Board* :—(1) A switch board fitted with the necessary switches, cut-outs and other fittings for the control and regulation of the stage lighting shall be fixed in some convenient position overlooking the stage.

(2) Connections shall be made where possible at the back of the board and there shall be a space of not less than 3 feet between the wall and the back of the board on such larger space as may be necessary to ensure the thimbles and connections being at all times easily accessible, or as an alternative in the case of wires not larger than 7/18 S.W.G. provision may be made by hinging the board for rendering the back of the board accessible.

64. *Footlights, etc.* :—Lamps on battens, footlights, etc. shall be properly protected from everything liable to cause a short circuit and shall be protected by stuff guards so arranged that no scenery or other inflammable material can come in contact with lamps.

65. *Plug-sockets for the stage* :—The plug-sockets for the stage shall be of bakelite or similar fire-proof material and of specially substantial construction.

66. *Leads to Battens, etc.*—The leads to battens and movable length shall be specially guarded particularly at the points where they join on to the battens, *etc.* and a sufficient length shall be allowed to prevent the leads receiving any injury through any movement of the batten. This part of the leads shall be protected by stout canvas house properly fixed and the batten shall be suspended by at least three ropes.

67. *Arc Lamps*—(1) In any premises arc lamps shall not be used in the auditorium or in any part open to the public without permission from the Electrical Inspector. When they are used in any part of such premises special precautions shall be taken to guard against danger from falling glass and incandescent particles of carbon. All parts of the lamps, lanterns and fittings which are liable to be handled (except by the persons employed to handle them) shall be insulated from the frame work.

(2) Any exposed portion of metal work of an arc lamp liable to become heated to a temperature sufficient to cause a conflagration by contact with scenery or other inflammable material shall be protected by a wire guard.

In no case shall arc lamps be suspended by the conductors.

68. *Cut-outs*—(1) All circuits shall be efficiently protected by cut-outs placed in positions easily accessible to the staff but inaccessible to the public. All cut-out shall be of such pattern and be fixed in such a position as to admit of quick replacement.

(2) All cut-outs shall be so constructed that falling fuse metal cannot cause a short circuit or an ignition.

(3) All switches and cut-outs shall be so marked as to show clearly which circuit or lamp they control.

(4) All switches, cut-outs ceiling roses, wall sockets, lamp-holders, *etc.*, shall have non-inflammable bases and covers all switches and cut-outs shall have sufficient length and breadth and shall be constructed so as to prevent the risk of formation of an arc.

(5) All switches shall be of ample size to carry the current for which they are intended without heating and shall be so constructed that they shall not remain in any position intermediate between the "on" and the "off" position so as to permit of an arc or short circuit.

69. *Fittings*—(1) All fitting shall be suspended in an approved manner and special care taken to avoid risk of the suspension falling from any cause.

(2) Combined gas and electrical fittings shall not be used.

(3) Any electric light pendants or brackets in the Auditorium and front of the house generally shall be at least 8 feet above the floor to the lowest projecting part of the fittings. No electrical fitting or apparatus of any description shall be so fixed or arranged as to interfere at any by time with the proper working of the safety curtain.

70. *Switch and Fuse Boards*—(1) All switch and fuse boards which are not fitted with front connections shall be so mounted as to give instant and easy access to the connections at the back of the board and shall be provided with dividing strips between poles both at the back and in front and proper lock-up cases with glass or metal fronts. The glass (unless of adequate thickness) shall be protected with a wire guard or alternatively boxes with lids and sides rendered fire-proof by asbestos sheeting may be used.

(2) Switch and fuse boards shall be fixed in accessible places where they will not obstruct any passage or exit.

71. *Generating Plant*—Where the supply of current is derived from special plant on the premises, such plant must in all cases be approved by the Electrical Inspector.

72. *Boilers, Gas Engines, etc.*—(1) Boilers, steam engines, gas engines, and dynamos when used for the supply of electricity to such premises shall be placed in such position as shall be sanctioned by the Electrical Inspector to Government. All necessary provision shall be made for keeping the temperature of the engine rooms within proper limits.

(2) Oil or gas engines shall be placed in buildings adequately and continuously ventilated so that no explosive mixture of gas can accumulate.

73. *Accumulators* :—Accumulators shall be placed in room adequately ventilated to the outside air. These rooms shall be of fire-proof construction with fire-resisting doors and shall be used for no other purpose.

74. *Transforming and converting machinery* :—(1) Transforming and converting machinery with the controlling switches and cut-outs shall be placed in a fire-proof and water-proof structure adequately ventilated to the outside air, properly lighted and accessible to the management and shall be used for no other purpose.

(2) No transformer which under normal conditions of load heats to above 130 F, shall be used and the transformer circuit shall be so arranged that in no circumstances make a contract between the primary and secondary coils be established.

75. *High Voltage* :—Where the primary current is of high voltage no part of such apparatus or the control therefore shall be accessible to anybody except the person in charge of its maintenance.

76. *Earthing of covers* :—The metallic covers of all transformers, switches and other electrical apparatus shall be efficiently connected to earth.

77. *Insulation Resistance* :—The insulation resistance of a system of distribution shall be such that the greatest leakage from any conductor to earth, then all branches are switched on, shall not exceed 1/5000th part of the total current, required, the test being made at approximately double the usual working pressure, provided that this rule shall not be held to justify a lower insulation resistance than 10,000 Ohms.

78. *Motors, etc* :—All motors and electrical apparatus shall if permitted, be subject to special conditions, but electric fans and similar motors not taking more than 300 Watts may be used, if separately wired from fuses on a proper distribution board.

79. *Plan of Wiring* :—A framed diagram indicating clearly the arrangement of all circuits and sub circuits of the electrical installation, the position of distribution boards and the size of cables, shall be display in the premises and shall be kept up-to-date.

80. *Temporary lighting* :—(1) In all cases in which it is desired to install temporary lighting seven days notice shall be given to the Electrical Inspector in writing before it is desired to commence the work.

(2) Wires and cables shall be adequately and firmly fixed and shall be similar to the wires already specified in these rules and in all cases where the wires are within reach of the public they shall be efficiently protected from mechanical injury by an armor or iron or steel.

(3) All joints shall be soldered and taped if used for more than one week and if used for less than a week, the wire shall be soldered if larger than 7.20 S.W.G. or its equivalent. In either case the joints in portable fittings and special appliances shall be taped.

(4) All temporary work shall be immediately remove when no longer required for the purpose for which it was installed. In the case of temporary work on the stage, all connections to the permanent installation shall be removed immediately after the performance in which they are used, unless permission be obtained to the contrary. Such special conditions as may be requisite in each case will be attached to the consent of the Electrical Inspector to the use of temporary electric work.

81. *Relaxation by Electrical Inspector* :—The electrical installation in premises shall be carried out to the satisfaction of the Electrical Inspector, who may in writing recommend to the Licensing Authority that any of the provisions of these Rules may be relaxed to such extent and subject to such conditions as he may consider expedient.

82. *Shock Treatment instructions and insulated gloves* :—Instructions both in English and in the local languages for the restoration of persons suffering from electric shock shall be affixed in a conspicuous place and at least one pair of India rubber gloves in good order shall be provided for use of the electricians.

83. *Miscellaneous* :—All main switches, fuses, etc., which are the property of the Electric Supply Co., must be distinguished by red colour and every apparatus which is to be operated by authorized persons only must be made completely inaccessible to the public.

84. *Operators* :—The electrical plant shall be in the hands of qualified persons who shall be nominated in writing for this purpose by the licensee of premises and such nomination shall be subject to the approval of the Electrical Inspector. The electrical installation shall be in charge of a properly qualified person (Class II Wireman) and his name and qualifications shall be notified to the Electrical Inspector for approval.

85. *Free access to Electrical Inspector* :—The Electrical Inspector shall be free at all times to make any inspection he may desire or the fittings of any electric installation on such premises and any license granted for any purpose connected with such premises shall be liable to instant suspension or revocation by the Licensing Authority, if in its opinion or in the opinion of the Electrical Inspector the installation is in any way in dangerous condition.

CHAPTER-VI

Precautions against Fire

86. *Tanks*.—In every, permanent premises there shall be provided on the top of the proscenium wall or in some other place to be approved by the Buildings and Communications Department Officer concerned, two cisterns (connected with fire service in the premises) which shall be kept always filled with water. Each of the cistern shall be capable of containing at least 250 gallons of water for every 100 individuals of the public to be accommodated in the premises. These cisterns shall be fitted with a outside indicator suitably placed so as to show clearly the depth of water therein and the water must be kept clean and free from sediment and covered over with properly fitting covers so as to be mosquito proof and the cisterns shall be cleaned once every year. Suitable arrangements for storing water shall also be made in the case of temporary premises (*i.e.* tents, pendols, and such other places) :

Provided that nothing in this rule shall apply to premises duly licensed before the coming into force of these rules.

87. *Hydrants*.—All premises shall be provided with a sufficient number of hydrants the number of which shall be fixed by the Commissioner of Police, Amravati. The hydrants shall be of a diameter not less than $2\frac{1}{2}$ inches.

Such hydrants shall be connected by a main of at least 3 inches diameter with the high pressure street main of the Municipal Water Works and each of such hydrants shall be furnished with not less than 50 feet length of hose with the regulation couplings of the Municipal Fire Brigade and with Nozzles attached thereto. Such house shall when not in use be flaked on iron saddles fixed above hydrants.

88. *Fire Buckets*.—(1) Fire buckets of approved design with conical base shall be provided in such numbers as the Licensing Authority may direct and shall be kept at all times full of water which shall be changed regularly twice every week. A pinch of lime shall be added to such water to prevent the breeding of mosquitoes. Buckets of dust or dry sand shall also be provided in such numbers the Licensing Authority may direct and the attention of the public shall be drawn to the water and sand buckets by placard legibly painted and fixed immediately above them :

Provided that in respect of premises duly licensed before the coming into force of these rules, the existing fire buckets with round bottom may be used but shall be replaced by fire buckets with a conical base whenever they are next replaced.

(2) At least one bucket filled with dry sand must be kept in some accessible position on the stage in readiness for use in dealing with an electric fire.

89. *Chemical Extinguishers*.—(1) Chemical extinguishers of an approved type end of 2 gallons to 3 gallons capacity shall be provided in such manner as the Licensing Authority may from time to time direct and shall be placed on brackets four feet from the ground. Directions for using them should in all cases be prominently painted over the extinguisher or on a card placed over the extinguisher and the attention of the public shall be directed to them by placards legibly printed or painted and fixed immediately above them :

Provided that nothing in this rule shall apply to premises duly licensed before the coming into force of these rules.

(2) Chemical extinguishers shall be renewed or well cleaned and recharged every 12 months a record of which should be kept for inspection.

90. *Exit-signs.*—(1) All exits and other doors or opening intended to be used for the purpose of exits shall be indicated by notices in the language understood in the locality in white letters seven inches long, upon a black ground painted on or above the doors at least 6'-9" above the floor.

(2) The words "No Exit" in the language understood in the locality, shall be similarly painted upon all doors in sign of the audience which do not lead to exits.

(3) All electric, "Exit" signs shall be fitted with an auxiliary bulb capable of properly illuminating the sign the bulbs shall be fed from dry batteries or accumulators, which shall be kept in proper working order, the switch of the auxiliary bulbs should be fixed in and easily accessible position in the corridor and not inside the auditorium.

Nothing in this rule shall apply to premises duly licensed before the coming into force of these Rules so long as "Exit" and "No Exit" signs in such premises are clearly visible and easily legible.

91. *Curtains.*—All curtains covering doors, passages, etc. shall be hung so as not to trail on the floor.

92. *Clock Rooms.*—(1) Where clock rooms are provided they shall be so situated that the use of them shall not obstruct the free use of any exit.

(2) No corridor shall be used as a clock room and or pegs for hanging hats, clocks etc. shall be allowed therein nor shall any corridor be used for storage purposes or for any purpose whatever except for exit and entrance from and to the auditorium.

93. *Lighting.*—Every portion of the premises devoted to the use of or accommodation of the public and also all outlets leading outside the premises including the corridors shall be well and properly lighted during every performance and the same shall be lighted until the entire public have left the premise after the performance is over.

94. *Fireman.*—(1) In every premises the employees shall be trained in the use of fire appliances and shall for such purpose be drilled at least once in every fortnight.

(2) In every premises a fire alarm shall be installed to give warning to the visitors in emergency, such alarm shall also have direct connection with the local Municipal fire-fighting arrangements.

(3) The regulations to be followed in case of fire shall always be pasted in some conspicuous place, so that all people connected with the premises shall be acquainted with their contents.

(4) A report of any fire or alarm of fire, however slight must be at once sent to the Fire Brigade.

CHAPTER-VII

Permission for Building the Premises

95. *Permission for Building.*—No person shall put up any building or structure on any site or convert any existing structure for being used as a permanent premises except with the previous permission in writing of the Licensing Authority.

96. *Application for permission.*—Any person desiring to put up a building or structure to be used as a permanent premises shall make an application in writing to the Licensing Authority, Each such application shall be accompanied by a true copy of the "No Objection" Certificate issued by the Licensing Authority in respect of the site where the premises are proposed to be put up.

97. *Application to be accompanied by plans.*—The application shall be accompanied by complete plans, elevations and sections of the proposed premises and of all erections or buildings in connection herewith drawn correctly to scale of 1/8th inch to a foot and by a block plan on a separate sheet showing the position of the proposed premises in relation to any adjacent premises and to the public

thoroughfare upon which the site of such proposed premises abuts drawn to a scale of not less than 1/40th inch to a foot. The cardinal point shall be marked on such plans. All drawings shall be coloured to distinguish the material to be employed in the construction of buildings and erections. The width of all staircase and the number of steps in each, the width of corridors, gang-ways and door-ways together with heights of any galleries or tiers in the proposed premises and in any of the erections or buildings in connection therewith as are more than one tier in height shall be indicated on such drawings, as well as the floor and roof, ventilation and the details of any electric installation. The thickness of the walls the trial pit section for the foundations, the width and depths of all sections of foundations, masonry and scantlings or various materials used shall be clearly shown on such drawings by figure dimensions, Structural calculation shall also be submitted with the application.

The plans shall show the respective numbers of audience or spectators intended to be accommodated in the various parts of the proposed premises and the space to be assigned to each individual thereof and shall be accompanied by a specification of the works to be executed sufficiently describing the material to be employed and the mode of construction to be adopted. All openings for ventilation shall be shown in the plans and described in the specification. The plans shall be prepared by an authorised architect or qualified Engineer and shall bear a certificate under his signature to the effect that the designs are sound and stable.

98. *Plans to be approved by Buildings and Communication Department.*—On receipt of the application and the plans the Licensing Authority shall forward the same to the Executive Engineer or other Buildings and Communications Department Officer concerned for approval and the applicant shall be bound to carry out such reasonable additions and alterations in the plans as may be directed by the Executive Engineer or the Building and Communications Department Officer concerned, before the plans are finally approved by him.

99. *Permission to build.*—After the plans are finally approved by the Executive Engineer or the Buildings and Communications, Department Officer concerned the Licensing Authority may grant permission in writing to the applicant to put up the premises in accordance with the plans finally approved, provided the permission granted under these rules will not disperse with the necessity of obtaining the requisite sanction under the Municipal Acts or any other law for the time being in force.

100. *Permission to be valid for two years.*—The applicant shall complete the construction of the premises within a period of two years from the date of the permission or within such extended period as may allowed by the Licensing Authority.

101. *Modifications in the Plans.*—No modifications in the plans shall be made while in the course of construction unless such modifications are approved by the Licensing Authority in consultation with the Buildings and Communications Department Officer concerned.

102. *Additions and alterations.*—No additions or alterations shall be made to a premises except with the written permission of the Licensing Authority.

103. *Notice of additions and alterations.*—A notice in writing of any intended structural addition to or alteration of any premises shall be given to the Licensing Authority accompanied by complete plans elevations and sections block plan and specification of new works proposed to be executed in the manner laid down by rule 81 and the notice shall describe clearly such intended additions or alterations.

104. *Inspection of construction.*—The Executive Engineer or any Buildings and Communications Department Officer authorized by him may at any time inspect a premises which is under construction with a view to satisfying himself that the construction is according to the approved plans and specifications.

If any deviations are found, the Buildings and Communications Department Officer shall report the same to the Licensing Authority and also inform the owner.

105. *Power to refuse license.*—The Licensing Authority may refuse to grant a license to operate a premises, the building of which has not been constructed according to approved plans and specifications.

106. *Chapter not applicable to temporary premises.*—The provisions of this Chapter shall not apply to temporary premises.

CHAPTER-VIII

Premises license

107. *Premises license.*—Subject to the provisions of rule 115 no premises shall be opened or allowed to remain open for use as a place of public amusement unless the persons being the owner, tenant or occupier thereof shall have obtained a premises license therefor.

108. *Applications for premises license.*—The application for a premises license shall be made to the Licensing Authority and shall contain a statement as to the nature and extent of the interest of the applicant premises shall also indicate the name or names of Manager or Managers nominated by the applicant as required by rule 219 and also the names and addresses of the qualified electricians in charge of the electric installation, if any. The application shall be accompanied by the following documents:-

(1) A true copy of “No Objection” Certificate granted under rule 5.

(2) A true copy of the building permission under rule 83.

(3) A certificate from an authorized architect or a qualified engineer and countersigned by the Executive Engineer or the Buildings and Communications Department Officer concerned to the effect that the construction of the premises is sound and in accordance with the requirements laid down in Chapters and IV and that all directions given or condition specified by the Executive Engineer or the Building III and Communications Department Officer concerned have been complied with and that precautions against fire have been taken as laid down in Chapter VI. The Certificate shall also specify the number of seats and accommodation available.

(4) A certificate from the Government Electrical Inspector to the effect that the electrical installation if any, in the premises is in order and has been inspected and passed by him and conforms to the requirements of the Rules under the Electricity Act and to the rules specified in Chapter V and that all directions given or conditions specified by the Electrical Inspector concerned have been complied with and that the electrical plant is in charge of qualified heads as required by rule 84.

(5) A certificate from the Medical Officer of Health or a Medical Officer of the Division or a District Health Officer or the Assistant Director of Public Health of the Region District or a Municipal Health Officer, as the case may be, to the effect that there is no objection from the health point of view for the grant of license and that the applicant has complied with all directions given in that respect.

(6) A certificate from the authority concerned where public telephones exist, that a telephone in working order has been duly installed in the premises.

The applicant shall also state in the application whether he had applied to the licensing authority for the grant of the same license previously.

(7) A site plan indicating the roads, streets, by-lanes and building, within the radius of 100 metres from the premises.

108-A. *Requirements to be fulfilled for grant of premises license.*—Every person applying for grant of premises licence for Public Amusement shall fulfill the following requirements, namely :—

(a) (i) Any application for premises license shall be accompanied by the site-plan indicating *inter-alia* the distance of the site from any religious, educational institution or hospital.

(ii) The distance between the proposed place of amusement and the religious place or hospital or educational institution shall be more than 75 metres.

(iii) The proposed place of amusement shall not have been located in the congested and thickly populated area.

(iv) The proposed site must be located on a road having width of more than 10 metres.

(v) The owner or partners of the proposed place of amusement must not have been arrested or detained for anti-social or any such activities or convicted for any such offences.

(vi) The distance between two machines which are to be installed in the video parlour shall be reflected in the plan.

(vii) No similar place of public amusement exists within a radius of 75 metres.

(viii) In case of premises situated on mezzanines an applicant shall also submit "No Objection" certificate obtained from Officers of the buildings and Communications Departments and the Health Department of the Amravati Municipal Corporation.

(b) The conditions mentioned in the licence shall be observed throughout the period for which the licence is granted and if there is a breach of any one of the conditions, the licence is likely to be cancelled ther following the usual procedure.

109. Grant of Premises License.—The Licensing Authority on receipt of documents and certificates referred to in rule 108 may grant a premises license to the applicant on such terms and conditions and subject to such restrictions as the Licensing Authority may determine. The premises license shall be in form "D" subject to such additions and alterations as may be deemed necessary by the Licensing Authority. The Premises Licence except for Games shall be in "Form D" and for Games in Form "D1" subject to such additional alterations as may be deemed necessary by the Licensing Authority. The Premises Licence may be issued by the Licensing Authority after confirming suitability of a premises for holding performances for public amusement therein. This licence shall be for a period of 1 year and can be further continued subject to renewal thereof by the Licensing Authority. However, holding a premises licence in form "D" does not per se authorise the holder to conduct any Public Amusement performance as defined in rule 2 (j) unless he hold a specific performance licence from the Licensing Authority granted under Rule 118 of these rules.

110. Power to refuse License.—The Licensing Authority may refuse Premises Licence, if,—

(a) The Premises Licence is likely to cause law and order problem or cause or add to traffic problem in the locality or cause inconvenience to the residents of that locality and the public.

(b) The Licensing Authority may refuse a premise License if he is satisfied after such enquiry as he thinks fit, that a person of the premises in question is not fit or unsuitable to grant the said licence.

111. Death of disability of licensee.—If the licensee dies or becomes mentally incapable or is otherwise disabled the person his heir or legal representative shall not be liable to any penalty for carrying on the business provided an application for the renewal of the license in his favour is sent to the Licensing Authority within a period of thirty days from the date of the licensees inability to carry on the business which may be extended by another thirty days by the Licensing Authority for good and sufficient reasons.

When such application is made accordingly, the licence shall be deemed to have been extended untill the application is granted or refused, as the case may be.

112. Duration Premises license.—A license for premises of a permanent nature may be granted or renewed for any period not extending beyond the 31st day of December of the year for which it is issued and a license for a premises of a temporary nature may be granted or renewed for any period not exceeding three months at a time.

113. Renewal of Premises licenses.—The Licensing Authority may on application being made to him in that behalf, within one year from the date of expiry of the license, renew the premises license for the requisite poriod subject to rule 108 above, provided that the applicant proves to the satisfaction of the Licensing Authority that the premises in question had not been kept open for any performances after the expiry of the period of the license. An application for the renewal of premises license shall be made in the manner laid down in rule 92 but it shall not be necessary to attach to the application for renewal the true copy of the "No Objection Certificate" and the true copy of the Building Permission unless specially required by the Licensing Authority.

Provided that, in the case of premises duly licensed before the coming into firce of these rules a certificate of the nature referred to in sub-rule (3) of rule 108 from the Executive Engineer or the Officer of the Building and Communication Department concerned in lieu of such certificate from an authorized architect or a qualified engineer may be attached.

114. Application for renewal to be made within one year.—An application for the renewal of a premises License made more than one year after the date of the expiry of the previous license shall be treated as an application for a new license and all the Rules shall apply *mutatis mutandis* to this application as if it were an application for a new license.

115. *Premises license not necessary for certain premises.*—Notwithstanding anything contained in these rules no Premises License shall be necessary in the case of performances specified below :—

(1) Any performance staged, performed, exhibited, made or displayed by the students or members of any educational institution, for the benefit of its students or members.

(2) Any performance staged, performed, exhibited, made or displayed in a temporary open air structure at a place where the permanent population does not exceed ten thousand persons and for a period not exceeding fourteen days at the same place.

(3) Any performance or Mela or Ras to which admission is free of charge :

Provided that, the prior permission of the Licensing Authority in writing shall be obtained where performances are made on roads, thoroughfares, passages or on any public place and any performance of Mela, Ras, Garba, Group Dance or revelry function is made on gratis, donations, passes or sponsorship for cost by any other purpose.

(4) Any performance stage, performed, exhibited made or displayed by members of an amateur club musical society a village defense party, or guards for the benefit of the public and no donation, tickets or paid passes and sponsorships are involved.

(5) Any performances including cabaret performances, of Giant. Wheel, Merry-go-round, Well of death, Sea-plane, Aeroplane, Moving Cradles and similar other contrivances.

CHAPTER IX

Performance license

116. *Performance license.*—No person shall hold a musical, dancing, dramatic, mimetic, theatrical or other performances for public amusement including Melas and Tamashas or any public exhibition or diversion or game, by whatever name called, or provide amusement at any outlets in the form of pool or Billiards parlours, Computer Game Parlours, Virtual Reality Game parlours, Cyber Cafes, Bowling Alleys either on payment of fees, sale of tickets or on gratis (free of Charge) unless and until he has obtained a performance License from the Licensing Authority to hold such performance.

117. *Application for Performance license.*—(1) The application for a Performance License shall be made to the Licensing Authority for performance and shall be accompanied by :—

(a) In the case of performances which have written scripts a true copy of the certificate of suitability of the script from the Board;

(b) In the case of performances which have no written scripts, a synopsis of each of the various items of the performance intended to be performed, staged, produced or exhibited together with a true copy of the certificate of suitability of the synopsis of these items from the Board ;

(c) In the case of a "Merry-Go-Round" a fitness certificate from the Municipal Mechanical Engineer concerned and where there is no such officer from the Deputy Engineer, Building and Communications Department ;

(d) A true copy of the "Premises Licence" granted by the Competent Licensing Authority in respect of the premises in which the performance is intended to be held and in respect of which a Premises License is required under these Rules.

(e) An undertaking by applicant that in case of cyber cafe or computer games or virtual reality games, the net connectivity shall not provide access to obscene and pornographic sites or such games involving obscene or pornographic material.

(2) The application for a performance license shall contain the following particulars :—

(a) The name, age and full address of the applicant.

(b) The name and location of the place where the performance is intended to be held.

(bb) In the case of cabaret performance, full particulars regarding the name, age, nationality and address of the artiste or artistes giving the cabaret performances;

(c) Whether admission to the performance is (i) on payment of money (ii) with the intention that money may be collected from those admitted where the admission is free, (iii) free of charge, whether providing of the said amusement is for attracting more customers and thereby gaining higher pecuniary benefits.

If the admission is on payment of money or with the intention that money may be collected from those admitted, the application shall be accompanied by an application for the grant of a "Sale of Tickets License" under Rule 200.

(d) The number and date of the certificate of suitability issued by the Board.

(3) The application shall be sent to the Licensing Authority at least one week before the date of performance.

(4) When a musical, dancing, dramatic, mimetic, theatrical or other performance for public amusement including a Cabaret performance, Mela, Tamasha, Ras or any public exhibition diversion of game by whatever name called is intended to be staged, performed produced or exhibited by a body of individuals, the application for a performance license shall be made on behalf of such body by some person acting as Manager of such body and such Manager shall be responsible for any breach or violation of these Rules committed at the place of performance by any member of such body as if the breach or violation was committed by him.

The applicant shall also state in the application whether he has applied to the Licensing Authority for the grant of the same license previously.

118. Grant of Performance license.—(1) The Licensing Authority on being satisfied that all the necessary rules have been complied with may grant a Performance License to the applicant on such terms and condition and subject to such restriction as the Licensing Authority may determine.

(2) The Performance license for a cabaret performance shall be in "Form E1", and in any other case shall be in Form "E" and shall state the title of each item of the performance and the general description of such item as for instance "Drama", "Song", "Tamasha", "Mela", "Ras", "Dance". Cabaret performance, etc. Which the Performance License is intended to cover, and no item not so specified by the Licensing Authority in the Performance License shall be produced, staged, exhibited, displayed or performed.

(3) A Performance license may in the discretion of the Licensing Authority be granted either for a performance at a single place of amusement or for all or any places situated within the jurisdiction of the Licensing Authority.

Restrictions on Playing of Music, etc.—Subject to such orders as may be made the Commissioner of Police in this behalf, fixing the hours during which no music shall be played at such places of public amusement, no person holding a Performance license under these rules shall play or allow any music to be played in connection with the performance near or outside a place of public amusement between such hours as may, by special order, in particular case be fixed by the Licensing Authority.

Explanation.—For the purpose of this rule music includes the playing or gramophones, Phonographs, radio-amplifiers, radio-gramophones, bands, tom-tom, drums, cymbals and other similar instruments.

119. Restriction on Playing of Music etc.—Subject to such orders as may be made by the Commissioner of Police, Amravati, in this behalf fixing the hours during which no music shall be played at such places of public amusement, no person holding a Performance licence under these rule shall play or allow any music to be played in connection with the performance near or outside a place of public amusement between the hours of 10 p.m. and 6 a.m. or between such hours as may be special order, in particular cases be fixed, by the Licensing Authority.

119-A. Explanation.—For the purpose of this rule music includes the playing or gramophones, phonographs, radio-amplifiers, radio-gramophones, bands, tom-tom, drums, cymbals and other similar instruments.

Restriction on performance of public amusement.—(1) The holder of performance licence shall be permitted to stage the performances in a closed normal full sized and soundproof auditorium between 05.00 hours to 00.30 hours.

(2) The Commissioner of Police may, in his discretion, relax the restriction prescribed in sub-rule (1), in the exceptional circumstances only for the performances of following types in regular closed auditorium, namely :—

(a) religious programmes like discourses, *darshan*.

(b) religious programmes like *Janmashtami* or *Krishnajanama kirtan*, where particular time at night is of religious significance.

- (c) midnight mass in church-auditorium of similar Christian prayer meetings.
- (d) Satsangs or vazz programmes.
- (e) Indian classical music programmes or *Sangeet Sammelans* or *Kauya Sammelans* or *Kawalli programme*.

120. Power to refuse license.—The Licensing Authority may refuse, except in the case of a Mela, Tamasha and Ras, a license to perform or exhibit any or all of the plays, or all of exhibition or any other items of performance included in the application for license if he considers them :—

- (a) to be indecent or of a scurrilous character ;
- (b) to contain offensive references to personalities ;
- (c) to wound the susceptibilities of any nation or followers of any religion ;
- (d) to be seditious or to be likely to excite political discontent ;
- (e) to promote hostile feelings between different classes ;
- (f) to be calculated to cause a breach of the peace; or
- (g) to be objectionable on any ground other those specified in (a), (b), (c), (d), (e), and (f).

The Licensing Authority shall not be bound to state the reasons for refusing any performance license except in the case of ground (g), when he shall give such reasons in writing.

121. Duration of a performance License.—A performance license may be granted for any period not extending beyond the 31st day of December in the year for which it is issued.

122. Acts Prohibited by the holder of a Performance License.—No person holding a performance license under these rules shall before, during or after any performance or during any interval in such performance, exhibition, display or staging, permit or himself commit on the stage or in any part of the auditorium or outside it ;

- (a) any profanity or impropriety of language ;
- (b) any indecency of dress, dance, movement or gesture ;
- (c) any offensive personating or representation of any individual ;
- (d) anything calculated or likely to excite feeling of sedition or political discontent ;
- (e) anything calculated or likely to cause riot or breach of peace, or to promote or excite hostile feelings between different classes, or to wound the religious feelings of any individual or class of individuals ;
- (f) any dangerous exhibition or display of a performance or game with wild beast except in an item of performance in a circus, which shall be governed by rules in Chapter XIII of these Rules ;
- (g) any performance or game involving risk, damaged or danger to the audience or public ;
- (h) any exhibition or advertisement whether by way of posters or in the newspapers, photographs of scantily dressed women ;
- (i) any performance at a place other than the place provided for the purpose ;
- (j) any mixing of the cabaret performers with the audience or any physical contact by touch or otherwise with any member of the audience ;
- (k) any speech, ceremony or any other item not covered expressly by the terms of the performance license and by the script of the performance for which the performance licence has been granted.

123. Act Prohibited by persons other than the holder of a performance licence and by others.—No person shall, before, during or after any performance or during the course of any performance, exhibition, production display or staging, make perform, exhibit, produce, display or stage on the stage or in any part of the auditorium itself or outside it ;

- (a) any profanity or impropriety of language ;
- (b) any indecency of dress, dance, movement or gesture ;

- (c) any offensive personation or representation of any individual ;
- (d) anything calculated likely to excite feelings of sedition or political discontent ;
- (e) anything calculated or likely to cause riot or breach of peace, or to promote or excite hostile feelings between different classes, or to wound the religious feelings of any individual or class of individuals ;
- (f) any dangerous exhibition or display of a performance or game with wild beast, except in so far as an item of performance in a circus, which shall be governed by rules in Chapter XIII of these Rules ;
- (g) any performance or game involving risk, damage or danger to the audience or public ;
- (h) any exhibition or advertisement whether by way of posters or in the newspapers, photographs of nude or scantily dressed women ;
- (i) any performance at a place other than the place provided for the purpose ;
- (j) any mixing of the cabaret performers with the audience or any physical contact by touch or otherwise with any member of the audience ;
- (k) any speech, ceremony or any item not covered expressly by the terms of the performance license and by the script of the performance for which the performance licence has been granted.

124. Transfer of Performance License to other Premises.—If the holder of a Performance License intimates to the Licensing Authority for a performance, in writing, his intention to transfer the performance to another premises, the Licensing Authority may, in its discretion, endorse the name of the new premises on the Performance License after cancelling the name of the premises then on the license.

125. Responsibilities of a holder of Performance License.—The holder of a Performance License shall, during the presentation of a performance, be responsible for the carrying out of all these rules and for the good management of such premises generally and for the safety of the public and of all people employed in or about such premises or taking part in such performance. He shall take all reasonable, approved and modern precautions for the prevention of accidents and shall abstain from any act which may tend to cause fire or explosion.

CHAPTER-X

Additional Rules for Melas and Ras

126. Constitution of Mela.—No organizer of a Mela shall employ, either on payment or otherwise a boy of or below the age of 12 years or a girl below the age of 10 years or a female above the age of 12 years in the performance of a Mela.

127. Application for Performance License.—(1) Application for a license to perform, stage or exhibit a Mela or Ras shall be in Form "F" and shall be sent to the Licensing Authority by the organizer at least one week in advance of the date of performance.

(2) Every such applicant shall furnish in the application true and correct information in respect of matters mentioned therein.

(3) In the case of a Mela, the applicant shall in addition forward with the application a certificate with date in respect of each artist participating in the Mela, granted by the Head Master of the School concerned, in the case of school going children and in the case of other artists birth certificates or extracts issued by the village, Police or Municipal Authorities concerned.

(4) Every such applicant shall disclose in the application his financial interest and also the financial interest of other persons, if any, in the Mela or Ras, as the case may be.

(5) Every such application shall be accompanied by (i) a true copy of the certificate of suitability in respect of each item, for which license is required, granted by the Board, and (ii) a copy of the script certified by the Board.

128. *Scripts.*—No organizer of a Mela or Ras shall use or allow the use of any songs, dialogues, mimetic, dramas or other item of entertainment in the Mela or Ras performances, the scripts of which have not been certified as suitable for public performance by the Board and which are not expressly covered by the Performance License granted by the Licensing Authority under rule 118 of these Rules, provided that the certificate of suitability shall not be necessary in the case of scripts of Mela and Ras Performance published before 1900 A.D. unless any additions or alterations have been made thereto thereafter.

129. *Responsibilities of an Organizer.*—(1) Every organizer shall be personally responsible to get the scripts of the Mela or Ras as the case may be performances to be performed by the party of which he is the organizer, certified as suitable by the Board, unless the scripts of such performances have already been certified to be suitable by the Board.

(2) Every organizer shall be personally responsible for any breach of these Rules or the conditions, if any, subject to which the Performance License has been granted.

130. *Application of other Rules where no specific provision made.*—Where no specific provision has been made in this Chapter for any purpose in respect of a Mela or Ras the provision made for that purpose in respect of performances other than Tamashas, Circus, Wrestling and Boxing in other Chapters of these Rules shall apply *mutatis mutandis* to the performance of a Mela or Ras, in so far as it is not inconsistent with or repugnant to the provisions of this Chapter.

CHAPTER-XI

Additional Rules for Tamashas

131. *Application for License.*—(1) Application for a license to perform, exhibit or stage a Tamasha shall be in Form "G" appended to these Rules and shall be sent to the Licensing Authority at least one week in advance of the date of performance.

(2) Every such applicant shall furnish in the application true and correct information in respect of matters mentioned therein.

(3) Every such application shall be accompanied by a true copy of the certificate of suitability, in respect of each item for which license is required, granted by the Board.

132. *Scripts.*—No organizer of a Tamashas shall use or allow the use of any songs, dialogues, mimetic, Vags or other entertainment in the performance of the Tamasha the script of which has not been certified as suitable for public performance by the Board and which is not expressly covered by the Performance License granted by the Licensing Authority under rule 118 of these Rules.

133. *Daulat Jada.*—(1) No organizer of a Tamasha shall allow any of his female artists to touch nor shall any female artists in a Tamasha shall touch any member of the audience or any other person offering a prize, commonly termed as "Daulatjada".

(2) No organizer of a Tamasha shall allow any of his female artists to stop any song or to change it without completion, nor any artists in a Tamasha shall stop any song or change it without completion, which she was singing while such prize or "Daulatjada" is being offered.

(3) No member of the audience or any other person shall touch any female artists at the time of offering a prize or "daulatjada" or at any time during the performance of a Tamasha.

(4) No Organizer of a Tamasha shall allow any of his female artists to leave the stage nor shall any female artists in a Tamasha leave the stage and enter the auditorium for the purpose of exception "Daulatjada" offered by the members of audience.

134. *Prohibition of Certain Practices.*—(1) No organizer of a Tamasha shall exhibit or station or allow to be exhibited or stationed any female whether a Tamasha artists or not at or near about the entrance the booking office of the Tamasha premises.

(2) No female, whether a Tamasha artists or not shall exhibit or station herself or shall allow herself to be exhibited or stationed at or nearabout the entrance or the booking office of the Tamasha premises.

135. *Responsibilities of an Organizer.*—(1) Every organizer shall be personally responsible to get the script of the Tamasha performance to be performed or staged by the Tamasha party of which he is the organizer certified as suitable by the Board, unless the scripts of such performance have already been certified as suitable by the Board.

(2) Every organizer shall be personally responsible for any breach of these Rules or of the conditions, if any, subject, to which the Premises and Performance License have been granted whether the breach is committed by him or by any member of his party or by any other person except members of the audience in respect of any performance exhibited or staged by members of his party.

136. *Application of other Rules where no specific provision made.*—Where no specific provision has been made in this Chapter for any purpose in respect of a Tamasha the Provision made for that purpose in respect of performance other than Mela, Ras, Circus, Wrestling and Boxing in other chapters of these Rules shall apply *mutatis mutandis* to the performances of a Tamasha in so far as it is not inconsistent with or repugnant to the provisions of this Chapter.

CHAPTER-XII

Certificate of Suitability

137. *Application for Certificate of Suitability.*—(1) Any person who desires to hold or provide for any amusement performance, whether with or without tickets, shall two months before the date on which such performance is to be held or provided for, apply to the Chairman of the Board for the Grant of a Certificate of Suitability therefor.

(2) Such application shall be made in Form "I". Any application which does not contain information about all the particulars mentioned in the said Form to the satisfaction of the Board, may not be considered by it.

138. *Grant of Certificate of Suitability with or without conditions.*—(1) The board may, after considering the application and obtaining such further particulars as it may deem fit, issue a certificate of suitability in respect of such performances either without any modification of the script or with such modifications which the Board considers are not open to any of the objections specified in Rule 139. Such certificates shall be issued in form "J".

(Rules 138, 139 and 140 amended *vide* notification No. 3713-7-69, dated 2-4-69. M.G.G. Part IV-C, dated 2-4-69. pages 57 to 60).

(2) If the Board considers, from the script submitted for scrutiny or otherwise, that any such performance is open to any of the objections specified in the next succeeding rule but the deletion or modification of a part or parts will render it suitable for public amusement, the Board shall communicate to the applicant its proposals for the modifications and give him a reasonable opportunity of making the necessary modifications. If the Board is satisfied with the modifications agreed to be carried out by the applicant, the Board shall issue a certificate of suitability in respect of the performance in Form "J" and specify therein the conditions subject to which it is issued.

139. *Power to refuse Certificate of Suitability.*—(1) The Board may refuse to grant a Certificate of Suitability in respect of any such performance, if from the script or otherwise, the Board considers that the performance or any part thereof is against the Sovereignty and integrity of India or the security of the State, friendly relations with foreign States, public order, decency or morality or involve contempt of court or is likely to incite the commission of an offence, or involves defamation of any high personality (living or deceased) or of any person (living or deceased) of repute in the literary, social or political field or is grossly indecent, securilous or obscene or is intended for blackmail.

(2) Subject to the provisions contained in sub-rule (1), the Board in exercising its power to sanction or refuse a certificate of suitability shall be guided by the following directions :—

General Principles which shall guide the Board.—

(i) No performance shall be certified as suitable, which will lower the moral standards of those who see it.

(ii) Standards of life, having regard to the standards of the country and the people to which the story relates, shall not be so portrayed as to deprive the morality of the audience.

(iii) The prevailing laws shall not be ridiculed as to create sympathy for violation of such laws.

Application of General Principles.—It is not desire that a performance shall be certified as suitable, which—

(A) Deals with crime in such a manner as to :—

- (i) extenuate Criminals Acts ;
- (ii) depict the *modus operandi* of criminals ;
- (iii) throw the glamour of romance and heroism over criminal characters ;
- (iv) enlist the sympathy or admiration of the audience for criminal characters ;
- (v) hold up to contempt those responsible for, or engaged in the prevention, detection or punishment of criminals ;
- (vi) create the impression that crime pays or is normal incident of ordinary life and not to be reprobated.

(B) Deals with vice or immorality in such a manner as to :—

- (i) extenuate vicious or immoral act ;
- (ii) undermine the accepted canons of decency ;
- (iii) depict vice or immorality as attractive ;
- (iv) cast a halo of success or glory round the vicious or immoral ;
- (v) enlist the sympathy or admiration of the audience for vicious or immoral characters ;
- (vi) suggest that the attainment of a laudable end is justified by vicious or immoral means or improper motives ;
- (vii) create the impression that vice and immorality are not to be reprobated.

(C) Deals with the relations between the sexes in such a manner as to :—

- (i) lower the sacredness of the institution of marriage ;
- (ii) suggest that illicit sexual relations are ordinary incidents of life and not to be reprobated.

(D) Brings into contempt the armed forces or the public services or persons entrusted with the administration of law and order :—

(E) Is intended or likely to :—

- (i) would the susceptibilities of any foreign nation or any community or the followers of any religion ;
- (ii) foment social unrest or discontent to such an extent as to incite people to crime ;
- (iii) promote disorder, violence, a breach of the law or disaffection or resistance to Government.

(F) Attempts to defame :—

- (i) any high personality (living or deceased) ;
- (ii) any person (living or deceased) or repute in the literary, social or political field.

(G) Is grossly indecent, scurrilous or obscene or is intended for blackmail—

(3) Before refusing to grant a certificate of suitability in respect of any performance, the Board shall give the applicant a reasonable opportunity of representing his case and when the certificate is refused shall communicate to him the reasons therefor.

140. *Access to Chairman and Members of the Board.*—The Chairman, Members and Secretary of the Board shall be given free access to any place where any amusement performance is to be or is being performed or exhibited and two seats in the highest class of accommodation shall be reserved for them by the organizer of such performance. The Honorary Readers appointed by the Chairman of the Board for scrutiny of scripts shall also have free access and be given such accommodation.

141. *Power to suspend or cancel Certificates of Suitability.*—(1) If the Chairman or any member of the Board considers that the whole or any part of the performance actually performed or exhibited was not scrutinized and certified by the Board or had actually been exercised by the Board, he may make a report of the fact to the Board and also to the Licensing Authority.

(2) On receipt of such a report, the Board may suspend or cancel the Certificate of Suitability granted under rule 138, and shall report the matter to the Licensing Authority as early as possibly.

142. *Re-examination of Scripts.*—Notwithstanding anything contained in these Rules, the Board may any time of its own motion or on a representation made to it in that behalf, re-examine the script of any amusement performance in respect of which Certificate of Suitability has already been granted by it under rule 138, and if the Board is of the opinion that the script is unfit for performance for public amusement on any of the grounds referred to in rule 139, the Board may suspend or cancel the Certificate of suitability granted by it under rule 138. The Board shall communicate its decision to the Licensing Authority.

143. If any certificate of suitability granted under rule 138 is lost a duplicate copy thereof may be granted by the Board on application.

144. Nothing in these Rules shall apply to amusement performances, except Tamashas and Lawanis, the scripts of which were published before 1900 A. D. provided that after such publication no additions or alterations have been made to such scripts.

145. Except in the case of Melas, the scripts of which were not scrutinized and passed by the Board, nothing in these Rules also apply to any amusement performance which are licensed under any Licensing Rules in force in Commissioner of Police immediately before the commencement of these Rules. Provided that the Board may, at any time of its own motion or on a representation made to it in that behalf, examine the script of any such performance and if the Board is of opinion that the script is unfit for performance for public amusement on any of the grounds referred to in rule 123, the Board may declare that the exemption from the provision of these Rules granted by this rule in respect of such performance is withdrawn. The Board shall communicate its decision to the Licensing Authority.

CHAPTER-XIII

Special Rules For Circuses

146. *Application for Premises License.*—(1) Every person applying for a license for operating a circus shall submit a detailed specification of the construction of any tent or building proposed to be so utilized, to the Licensing Authority in accordance with rules 97 and 98 of Chapter VII. The specifications shall clearly show the seating accommodations the dimensions and positions of doors, floor and roof ventilation and the details of any intended gas or electric installation.

(2) The application shall be accompanied by a certificate from a District Health Officer or equivalent Officer to the effect that there is no objection from the health point of view for the grant of a license and that the applicant has agreed to comply with all directions that may be given in regard to the erection of proper sanitary conveniences, on site where the circus is to be put up.

(3) The Licensing Authority must also be satisfied that the means of entrance and exit and arrangements for ventilation and precautions against fire will comply with the Rules in the Chapter.

(4) Every person applying for a licence for operating a circus shall submit an undertaking that the owner or his agent or organiser or manager of circus, shall not contravene the provisions of any law including the provisions of the Prevention of Cruelty to Animals Act, 1960 (59 of 1960).

147. *Seating.*—(1) The auditorium shall provide seating accommodation for the public according to the following scales :—

Stalls : Not more than 20 individuals for every 100 square feet.

Each tier or gallery : Not more than 25 individuals for every 100 square feet.

Other parts : Not more than 30 individuals for every 100 square feet.

(2) In all cases there shall be left open space of at least one foot between the back of one seat and the front of the seat immediately behind measured between perpendiculars.

148. *Gangway.*—Passages or gangways not less than 3 feet wide shall be formed at the sides and down the center of the seating in every part of the auditorium in such a manner that no seat shall be 10 feet from such passage or gangways measured in the line of seating.

149. Two separate exits, not leading on the same throughfare of public passage, shall be provided from every part of the auditorium which accommodates not more than 500 individuals and when any separate part of the auditorium accommodates more than so individuals exit shall be provided at the rate of one for every 250 individuals and one for any less number in excess. Each of such exits shall not be less than 5 feet wide between the leaves of the door when open. In the case of the auditorium accommodating not more than 300 individuals two 4 feet exits will be required.

150. Exits shall be arranged so as to afford a ready means of egress and shall lead directly into a throughfare of public passage.

151. It shall be compulsory on the management of such premises to allow the public to leave by all exits doors.

152. All exits and any other doors or exits intended to be used for the purpose of exit shall be indicated by notices clearly printed in 7 inch white letter upon a black ground, over such exit doors or, openings and at least 6' 9" above the floor.

153. The words "No Exit" shall be similarly painted over the all doors or openings which are in sight of the audience but which cannot be used as exits.

154. A safe easy means of exits shall be provided for the orchestra.

155. All outside doors for the use of the public shall be made to open outwards and all internal door shall be hung so as to obstruct, when open, any gangway passage, stairway or landing.

156. Such doors may be kept closed but not bolted during a performance or exhibition provided an attendant is placed in charge of such doors whose duty it shall be to throw open the door in case of emergency.

157. Doors which are used by the public for entrances or exits shall not be fastened so long as any or the public are on such premises.

158. All barriers and internal exit doors shall be made to swing or to open outwards and shall not be fitted with fastenings.

159. Chemical extinguishers of an approval type and of 2 gallons to 3 gallons capacity shall be provided in such number as the Licensing Authority may from time to time direct, and shall be placed on brackets four feet from the ground. Directions for using them shall in all cases be prominently on the extinguisher or on a card placed over the extinguishers, and the attention of the public shall be directed to them by placards legibly printed or painted and fixed immediately above them, to the satisfaction of the licensing Authority.

160. Chemical extinguishers shall be renewed or well cleaned and recharged every twelve months, a record of which should be kept for inspection.

161. Fire buckets shall be provided in such number as the Licensing Authority may direct and shall be kept at all times full of water which shall be changed at least once a week. The attention of the public shall be directed to them in the manner described in rule 143.

162. Every such premises shall be in charge of at least 2 permanent men to act as firemen, both of whom shall be periodically drilled in the use of the fire appliances. They should also be in attendance during a performance and placed in observant positions which shall be allotted to them by the Inspecting Fire Brigade Officer. They shall be held responsible for keeping all the appliances for extinguishing fire ready for immediate use.

163. The employees engaged on such premises shall also be instructed as to the place they are to take, and the duties they are to perform in case of fire. They should be drilled for the purpose at least once a week.

164. The regulations to be followed in case of fire shall be always posted in some conspicuous place so that all persons connected with such premises shall be acquainted with their contacts.

165. A report of any fire or alarm of fire, however slight, on such premises must be at once sent to the Fire Brigade.

166. Every portion of such premises devoted to the use accommodation of the public and also all passages and doors leading outside such premises shall be well and properly lighted during every performance and the same shall be lighted until the public have left the premises.

167. Gas meters shall be placed in properly ventilated chambers of fire-proof construction, the openings of which shall be filled with fire resisting doors.

168. All gas brackets shall be fixed without joints ; and all burners within each of the auditorium shall be fitted with secret taps and shall be efficiently protected by gas or wire globes. All gas burners within 3 feet of inflammable ceiling shall be fitted with reflectors of inflammable material to distribute the heat.

169. All gas pipes shall be made of iron or brass.

170. Any calcium carbide, liquid acetylene or acetylene gas and every apparatus for the generation of such gas, except portable apparatus holding a charge of not more than 2 lbs, or carbide shall be kept only in a detached building situate at least at 10 feet as the nearest point from such premises. The apparatus for generation of gas in such detached building shall be charged during day light only, and no fire, heat or artificial light shall be allowed in the room containing the apparatus.

171. Under no circumstances shall be production or use of highly compressed or liquified acetylene be permitted during any exhibition or performance.

172. Every gas light exceeding 175 candle power shall have a metal heat reflecting shield at least 10 inches in diameter fixed above the lamp. The shield shall not be within 12 inches of a non fire proof ceiling and the ceiling if it at a distance of less than 2 feet from the shield and not fire proof must be protected with sheet asbestos or uralite at least a quarter of a inch thick and 30 inches in diameter. For the purpose of this rule the exposed side of any beam, joint or floor shall be deemed a "ceiling".

173. No lamp burning mineral oil shall be used in any part of such premises unless the Licensing Authority is satisfied that all details of the installation and all the arrangements for the use are such as will comply with the rules of the Bombay Fire Insurance Association or other competent authority and are throughly safe.

174. A metal heat reflecting shield shall be fixed to the top of every lamp; and the air inlet in the glass globe shall be provided with a metal to glass drip cup of quarter point capacity.

175. Great care must be exercised in the lighting. The lighting torch which shall be composed of material sufficiently absorbent to insure, against any dripping of fluid used in the torch, shall never be carried from lamp to lamp whilst alight. The torch, must be lit from a flame carried in an enclosed lantern or protector by insetting the torch inside the lantern or protector.

176. The use of matches for the purpose of lighting gas lamps in such premises is strictly prohibited.

177. All limelight supply tanks, boilers with engines and dynamos with engines used in connection with such premises shall be placed in ventilated buildings of fire proof construction and shall be separated from such premises and form each other by such distance as the Licensing Authority may deem necessary.

178. No coal, coke, wood or other combustible material shall be so stored that it is likely to be affected by the heat of the furnace, boiler or other heating apparatus.

179. Every fly wheel directly connected with an engine or other mechanical power and any part of the machinery which may be dangerous is left unfenced shall be kept securely fenced.

180. Where tents are used on such premises the lower portion, of the sides shall be allowed to hang loose and shall not be pinned to the ground and the roof tenting shall be held up by steel ropes.

181. All check boxes and placed in such position that they will not obstruct the exits.

182. No more of the public shall at any time be admitted into any part of the auditorium of such premises than the numbering which may be prescribed in the license for that part of the auditorium.

183. All parts of such premises shall be properly and sufficiently ventilated.

184. Every such premises shall be provided with sufficient and separate water closet or privy accommodation for the use of males and females and urinal accommodation for the use of males. Such water closets, privies and urinals shall be constructed and arranged to the satisfaction of the Health Department of the Municipality concerned and elsewhere to the satisfaction of the Assistant Director of Public Health concerned.

185. Cages for wild animals shall be constructed of a material strong enough to resist their efforts or to prevent their escape.

186. In front of the doors of the cages giving entrance to the trainers or performers an enclosure of small dimensions shall be constructed of material similar to that of the cage and shall be so placed that its door and door of the cage cannot be opened simultaneously.

187. *Applications of other Rules Where no specific Provision Made.*—Where no specific provision has been made in this chapter for any purpose in respect of a circus. The provision made for that purpose in respect of performances other than Mela, Ras, Tamasha, Wrestling and Boxing, in other Chapters of these Rules shall apply *mutatis mutandis* to the performances of a Circus in so far as it is not inconsistent with or repugnant to the provision of this Chapter.

CHAPTER XIV

Special Rules for Wrestling and Boxing

188. No public wrestling or boxing entertainment shall take place except under a license from the Licensing Authority ;

Provided that the provisions of this Chapter shall not apply to wrestling entertainment which are free of charge and held in open, where seats are not provided.

189. Person applying for such license shall furnish full particulars of such entertainment to the Licensing Authority at least fourteen days previous to the intended date of such entertainment and if any such particulars are found to be incorrect the license will be refused or if granted it will be at once conclude.

190. The application shall contain the names of the Referee, Judge and Competitors and these names shall also be printed in the advertisement placards and play bills.

Note : (1) A wrestling bout is finished when one of the combatants is thrown flat on the boards or in the case of American free style wrestling, when one of the combatants fails to stand on his feet before the Referee or the Judge completes the count of ten.

(2) Bouts of male wrestlers with female wrestlers are strictly prohibited.

(3) Bouts of female wrestlers will require a specific permission from the Licensing Authority.

191. No Judge or Referee shall allow any person to wrestle for a longer time than one hour. If either person is thrown before the period of one hour the bout shall be considered finished.

192. The platform or stage on which the bouts take place shall be roped in all the area roped in shall not be less than 16 feet square or more than 24 feet square.

193. No person shall be allowed inside this area except the two persons actually competing. Where a bout takes place on the stage of a theatre, no person except the Promoters, Referee, Judges, and Seconds shall be allowed on the stage except by permission of the Licensing Authority and such persons shall remain outside the Ring.

194. The entertainment shall begin at the time advertised in the programme.

195. Each event shall be decided by two judges and a Referee who shall be appealed to if the judges disagree. The decision of the Referee shall be final and without appeal. Further he shall be empowered to decide any point or question not provided for in these rules.

196. The licensee shall be held responsible that the entertainment is conducted in an orderly manner and in the case of any disturbance or accident occurring within the theatre or other place where such entertainment is held information should be immediately conveyed to the police officer. He shall also be responsible for the safety of the public and of all people employed in or about such premises or taking part in the wrestling.

197. The number of the public at any time admitted into any part of the premises in which such wrestling takes place shall not be excess of the number prescribed in the license.

198. If any Licensing Authority think it necessary a qualified Doctor or Assistant Surgeon shall be attendance near the Ring side.

199. Application of other Rules where no specific provisions made, in this Chapter for any purpose in respect of wrestling and boxing, the provision made for that purpose in respect of performance other than mela, Ras, Tamasha and Circus in other Chapter of these Rules shall apply *mutatis mutandis* to the performance of wrestling and boxing in so far as it is not inconsistent with or repugnant to the provision of this Chapter.

CHAPTER XV **License for Sale of Tickets etc.**

200. *License for sale of Tickets etc.*—No person shall sell or keep or offer or expose for sale or cause to be sold or cause to be kept or exposed for sale any ticket of admission, pass or any other evidence of the right of admission to any premises without having first obtained a Licence for the same from Licensing Authority. The license shall be in form "H". The licence for sale of tickets for games shall be in "Form H-1".

201. *Tickets etc. to be sold only at licensed Booking Office.*—Every person holding a Licence under rule 200 shall sell, keep, offer or expose for sale any tickets or pass or any other evidence for admission only at the booking office or booking offices as approved by the Licensing Authority and specified in the Licence and no charge in the location for the Licensing Authority;

Provided that the Licensing Authority may in the case of charitable shows or for any other sufficient reason permit in writing the sale of tickets, passes or any other evidence for admission at places other than the licensed booking offices or by persons other than the licensee.

202. *Prices and hours of sale to be notified on a Board* :—The licensee shall cause to be affixed and displayed in a conspicuous manner in the premises or at the Booking office a price list showing the various rates charged for tickets of different classes which are kept offered or exposed by him for sale and also the hours of business during which such sale will be effected and no sale shall be effected except during the hours notified.

203. *Prices to be printed on the ticket, etc.*—Every licensee shall print or cause to be printed on the face of every ticket, pass or other evidence of the right of admission to be sold or kept, offered or exposed for sale the price, charged therefor plus entertainment tax, if any and he shall not at any time charge for any such ticket, pass or evidence of the right of admission a price in excess to that, printed thereon.

204. *Record to be maintained and to be subject to inspection* :—Every Licensee shall at all times keep and maintain full and accurate sets of records showing sale of tickets and their rates and produce on demand for inspection by a police officer of the rank not below than of sub Inspector, stocks of tickets and registers of account.

205. *Licensee to remain present* :—Every person licensed under this Chapter shall be present at the premises at all time when the premises are kept open to public for business and shall not absent himself therefrom except with the permission of the Licensing Authority endorsed on the licence, nor shall he permit any other person to act on his behalf except with the permission of the Licensing Authority endorsed on the Licence.

CHAPTER XVI **Licensing Authorities**

206. *Licensing Authority for No Objection Certificates* :—The licensing Authority for the purpose of Chapter II of these rules shall be the Commissioner of Police, Amravati.

207. *Licensing Authority for Building Permission.*—The Licensing Authority for the purpose Chapter VII of these rules shall be the Commissioner of Police, Amravati.

208. *Licensing Authority for Premises Permission.*—The Licensing Authority for the purposes of Chapter VIII of these rules shall be the Commissioner of Police, Amravati.

209. *Licensing Authority for Performance Permission.*—The Licensing Authority for the purposes of Chapter IX of these rules shall be the Commissioner of Police, Amravati.

210. *Licensing Authority for the Sales of ticket Licence.*—The Licensing Authority for the purposes of Chapter XV of these rules shall be the Commissioner of Police, Amravati.

CHAPTER XVII

FEES

211. There shall be levied fees as hereinafter prescribed for the grant of a no objection certificate and licenses under these rules, the fees shall be paid to the Licensing Authority concerned along with the application and shall not be refunded whether the certificate or license asked for is granted or refused.

212. *Fees for a No Objection Certificate.*—(1) The fees for the grant of “No Objection Certificate” under rule 5 for permanent structure shall be Rs. 250 and for a duplicate copy of such certificate Rs. 50.

(2) The fee for the grant of a “No Objection Certificate” under rule 5 for a structure of temporary nature shall be Rs. 200 and for a duplicate copy of such certificate Rs. 50.

213. *Fees for the grant of Premises License.*—The fees for a license or renewal of Premises license inclusive of fees for one or more inspection by a Buildings and Communications Department Officer and the Health Department Officer, before the grant of the license, shall be as follows :—

(a) For a permanent theatre or any other permanent building used principally as a place of Public Amusement or play houses according to the number of seats provided therein as under :—

No. of Seats (1)	License fee for a period not exceeding three months (2)	License fee for a period exceeding three months but not exceeding six months (3)	License fee for a period exceeding six months but not exceeding one year (4)
	Rs.	Rs.	Rs.
Upto 200	1,000	1,500	2,000
201 to 500	2,000	3,000	4,000
501 and over	3,000	6,000	8,000

Provided that for a permanent theater or other permanent building duly licensed under the Bombay Cinema Rules, 1954, for use of Cinematograph Exhibition when used as a place of public amusement, the fees for the grant of premises license shall irrespective of the number of seats provided therein, be Rs. 1,000 per month or part thereof.

(b) For a temporary erection to be used principally as a place of public amusement for less than sixty days according to the number of seats provided therein as under :—

No. of Seats (1)	License fee for three months (2)
	Rs.
Upto 200	500
201 to 500	750
501 and above	1,000

(c) For a temporary erection when the licensing authority does not require any certificate in respect of the structure according to the number of seats provided therein as under :—

No. of Seats (1)	License fee for one year (2)
	Rs.
Upto 200	200
201 to 500	400
501 and over	500

(d) For a permanent building not used principally as a place of public amusement but to which the public are admitted to witness any entertainment on payment of money.—

(i) When the licensing authority requires a certificate from a Building and Communications Department Officer Rs. 500.

(ii) When the licensing authority does not require such certificate Rs. 500.

(e) For making any alteration or addition in a premises license Rs. 100 and for a duplicate copy of a premises license Rs. 250.

Note :—The fees prescribed under this Rule are inclusive of one or more inspections made for issue of a fitness certificate and no additional charge shall be made for inspections subsequent to the first inspection for rectification of defects.

(f) The fee for the grant of Premises License for games or machines or both shall be rupees hundred per Game or Machine or for both and the fee for making any alterations or additions in that License and for duplication thereof shall be rupees one hundred.

214. The fee for inspection of electric installation shall be separately paid in accordance with rates notified under the Indian Electricity Rules, 1937.

215. *Fee for the grant of Performance License.*—The fee for the grant or renewal or for a duplicate copy of a Performance license shall be as follows :—

(1) In the case of “Melas” or Ras Rs. 100 for each performance.

(2) In the case of “Dramas” and “Tamashas” Rs. 250 for each Performance License and also Rs. 50 for each stage play or performance of each Tamasha endorsed on the license as required by rule 118.

(3) In the case of a Circus or wrestling and boxing performances to which admission is on payment of money or with intention that money be collected from those admitted Rs. 250 for each show or programme.

(4) In the case of “Dancing Schools” and “Diwankhanas” Rs. 1,000.

(5) In the case of all performance other than the ones mentioned above including cabaret performance Rs. 100 for each programme.

(6) In the case of Giant Wheel, Merry-Go-Round, Sea Plane, Aeroplane, Well of Death and similar other contrivances, exhibitions and tournaments Rs. 50 for each item per day for the period for which a performance license is granted.

(7) For making any alteration in a performance licence Rs. 100 and for a duplicate copy of a performance licence Rs. 250.

(8) In case of dances, discos and stage play where admission is free Rs. 1,500 per day per platform or stage.

(9) In case of pool, billiard tables, snookers Rs. 100 per table per day.

(10) In case of bowing alleys Rs. 5,000 per month per alley.

(11) In case of computer games or virtual reality games Rs. 1,000 per month per machine.

(12) In case of social clubs, card clubs or card rooms Rs. 5,000 per month per outlet.

(13) Each room shall be permitted to have not more than ten tables which will be considered as one unit and each table shall not have more than 4 seats or players. In case where number of

tables exceeds ten tables, it shall be considered as an additional unit and an additional fee of Rs. 5,000 per month shall be chargeable for every such additional unit of two tables or part thereof.

(14) In case of shows of dramas, plays, skits, one act plays, magic shows. Orchestra and professional dance show at regular auditorium on full sized stage, on ticket or Fund raising charity shows of entertainment on open ground or in close auditotium Rs. 1,000 per show or performance.

(15) In case of shows like dandia or Garba or Group dance of similar type, on ticket, pass, guest cards or organised on commercial basis with motive of pecuniary gains,—

(i) on open ground per show Rs. 3,000.

(ii) In closed or open auditorium per show Rs. 1,000.

(16) The Commissioner of Police may in his discretion waive the performance fees in case of Amateur Shows of dance, drama, magic in regular auditorium where no ticket is charged.

216. *Fee for the transfer of a Performance License to another premises.*—The fee for transfer of a performance license under rule 124 shall be half the fee paid for performance license half the fee paid for the endorsement of the item of performance already on the license.

217. *Fee for the grant of sale of Ticket License.*—The following fees shall be levied for a license granted under rule 200.

(a) If the license granted for a period exceeding a fortnight upto 31st December following the dates of issue Rs. 100.

(b) If the license is granted for a period not exceeding fortnight Rs. 50.

(c) (1) If the license is granted only for day Rs. 25 provided that in case of performances given by touring parties subject to B and C above the fee for the license for the first camp in the year shall be Rs. 100 and each subsequent camp in the same year shall be Rs. 50.

(2) The fee for duplicate license shall be Rs. 10.

No fee payable where expressly not provided :—No fee shall be payable by an applicant for any license or permission under these rules for which no fee has been expressly prescribed in these rules.

(3) The Licence for Games shall be issued in "Form H-1" and fee of Rupees one Hundred shall be recovered. The fee for making any alterations or additions in that Licence and for duplicate licence shall be Rupees Twenty-five.

218. *No fee payable where expressly not provided.*—No fee shall be payable by an applicant for any license or permission under these Rules for which no fee has been expressly prescribed in these Rules.

CHAPTER XVIII

General

219. *Licensee or his nominee to be present.*—Every holder of the Premises and performance Licenses or some person or some one of several persons whom the licensee has nominated as a Manager or Managers and whose name or names have been entered as such in the license, shall be present at the premises to which the license pertains during the whole time for which such premises are open to the public.

220. *Display of Licenses.*—The licensee shall have the license displayed prominently on the walls of the office of the premises.

221. *Smoking prohibited.*—No person shall smoke and no holder of a premises or Performance licensee or his nominated manager/managers shall permit smoking either on the stage or in the auditorium except so far as it may be part of the performance, or in the auditorium.

222. *Spittoons.*—The premises shall be provided to the satisfaction of the Licensing Authority a sufficient number of spittoons in suitable places for the use of the public. The spittoons shall contain a strong disinfectant and shall be emptied from time to time. Notices for using such spittoons shall be displayed in prominent parts of the premises.

223. *Spitting prohibited.*—No person shall at any time spit in any part of the premises except in the spittoons provided for that purpose.

224. *Hawking prohibited.*—(1) No person shall, during a performance or exhibition or in the interval of the performances and no licensee or his nominees shall during a performance or in the interval of performance allow any person to :—

- (i) Hawk in the auditorium and premises; or
- (ii) Sell or supply any eatables or drinks, to any member audience in the auditorium itself; or
- (iii) Distribute or sell whether for consideration or not any article or thing to any member of the audience in the auditorium itself.

(2) No person shall allow or any person to sell any alcoholic drinks, hot or cold beverages in pool parlour, billiards parlour, video game parlour and bowling alley etc.

225. *Over Crowding prohibited.*—No licensee shall admit to any part of the auditorium a greater number of persons than the maximum number authorized in the licensee issued under Rule 109 to be accommodated in such part.

In order to ensure that this maximum is not exceeded, and more particularly to facilitate checking by the Police at any time the licensee shall issue tickets bearing serial number and the date and the number of the performances on the foils and counterfoils. After each performance the ticket books shall be marked "closed" on the last counterfoils issued. The capacity shall be conspicuously displayed at such places of public amusement.

226. *Cleanliness.*—The license shall at all times keep the premises in a clean and sanitary condition. The floors and the walls upto a height of three feet shall be washed with a strong disinfectant at least once a month.

227. *Hours of Performance.*—(1) No person shall continue any performance other than a dramatic performance after 12.30 a.m. and dramatic performance after 01.30 a.m.

(a) In any place of public amusement situated in a local area of Amravati City in which the Bombay Shops and Establishments Act, 1948 is in force and which is not a theater within the meaning of the term 'theater' as defined in clause (29) of section 2 of the said Act, or

(b) In any place of public amusement in any local area in which the Bombay Shops and Establishments Act, 1948 is not in force except with the special permission of the Licensing Authority.

(2) No person shall commence or stage any performance for public amusement in a premises between 01.30 hrs. and 06.00 hrs.

(3) Pool parlours, game parlours, bowling alleys, card rooms or any other games, by whatever name called, shall operate between 11.00 hrs. to 22.00 hrs. only. The holders of Premises Licence shall display the time restrictions in Form "L" and shall intimate patrons before a quarter of an hour of the closing time to finish their games or amusement by the closing hours.

228. *Access to Inspecting Officer.*—The license shall give free access to the premises at all hours to the officers mentioned below :—

(i) The Licensing Authority or any Officer nominated by him for the purpose of carrying out the duties of the Licensing Authority under the Rules and / or the checking that the provisions of the Rules are being complied with ;

(ii) Any Police Officer who is required by a general or special order of the Licensing Authority to attend the same; and

(iii) The Executive Engineer of the Division, District Health Officer, Civil Surgeon, or any officer authorised by these officers, or the Buildings and Communications Department, Electrical Inspector or his Assistant for the purpose of seeing that the provisions of the Rules are being duly observed;

(iv) The Chief of the Municipal Fire Brigade of the place concerned or any other officer deputed by him in that behalf.

229. *Licenses not transferable.*—Licenses granted under these Rules shall not be transferable but shall be personal for the benefit only of the person to whom it is granted and on the death of the Licensee shall subject to provisions of rule 111 be deemed to be revoked.

230. *Prohibition of Weapons of Offence or Defence.*—No person licensed under these rules shall during any performance or exhibition use or permit any weapons of offence or defense, the possession of which a license is required under the Indian Arms Act, 1878 to be brought or kept either on the stage or in the auditorium without having obtained previously a written permission from the licensing Authority.

231. *Prohibition of a Suspension of Persons During Performance.*—No one shall during any performance be suspended from the files, or so fixed in any position upon the stage that he cannot release himself.

232. *Licensee to give Information to Police.*—Every person Licensed under these rules shall in the event of any disturbance or accident involving injury to human life or limb happening therein or threat shall give immediate information of the same to the police.

233. *Licensee to conduct his business in orderly manner.*—Every person licensed under these rules shall conduct his or her occupation or business in such in an orderly manner.

234. No person under 18 years of age shall be entitled to obtain or hold any license under these rules.

235. In towns where there is a public telephone, the theater building shall be connected by telephone with the nearest fire brigade station.

236. *Exemption to be conditional.*—Notwithstanding anything here in before contained in these rules, any relaxation of or exemption from any such rule in respect of premises duly licensed for use before the coming into force of these rules shall operate only so long as fresh premises are not renovated or otherwise substantially altered, and upon such renovation for other alteration any such relaxations or exemption shall cease to operate and the rule shall apply to such premises as it applies to other premises. If any question arise whether the premises are or are not renovated or substantially altered it shall be referred to the licensing authority and its decision shall be final.

237. Buildings licensed under the Bombay Cinema Rules, 1954 for Cinematograph performances shall be seemed to be considered fit for the purposes of these rules also. “Provided that the provisions of the rules in Chapter IV of these Rules are complied with”.

CHAPTER XIX

Suspension and Cancellation of Licenses

238. *Powers to Suspend or Cancel Licenses.*—(1) The Licensing Authority may suspend or cancel any license granted under these Rules for contravention of any of these Rules or of failure of the license to comply with any reasonable directions which the licensing authority may issue in order to prevent any obstruction, inconvenience, annoyance, risk or danger to the members of audience in the theater provided that the Licensing Authority shall give the licensee an opportunity to show cause before taking any action under this sub-rule.

(2) Notwithstanding the provisions of sub-rule (1) the license shall be liable to immediate suspension or cancellation by the Licensing Authority if in the opinion of the Licensing Authority, the appliances in the premises for protection against and for extinguishing are inadequate or in any way insufficient or in unsatisfactory condition.

(3) Notwithstanding the provisions of sub-rules (1) and (2) the Licensing Authority may, in its absolute discretion at any time cancel or suspend any license granted these rules and may direct the license to close the premises either permanently or temporarily, or direct him to comply with such directions and instructions that he may issue in order to prevent any obstruction, inconvenience, annoyance, risk, danger or damage to the residents or passers by in the vicinity or for the maintenance of public safety and the prevention of disturbance in the premises and every licensee shall forthwith comply with any such directions or instructions given by the Licensing Authority and if the licensee fails to comply with such directions and instructions his license shall be liable to immediate suspension or cancellation.

(4) Notwithstanding the provision of sub-rules (1) and (2) the licensing authority may cancel or suspend any license granted under these rules and may direct the licensee to close the premises permanently or temporarily if the licensee fails to carry out any reasonable directions given to him by the Licensing Authority or receipt of a complaint about inconvenience caused to the spectators.

(5) Notwithstanding the provisions of sub-rules (1), (2), (3) and (4) the Licensing Authority may cancel or suspend any License granted under these rules for contravention of any condition of the License or of any of these rules or for failure to comply with any reasonable order or direction issued by the Licensing Authority in this regard.

239. *Power to Suspend or Revoke a License for the Failure to Comply with Reasonable Suggestions.*—Notwithstanding anything contained in these rules the Licensing Authority, may if it things fit, suspend or revoke any license granted under these rules for failure to comply with any reasonable suggestion or instructions issued by the Licensing Authority to carry out the object of these Rules.

240. *Power to give directions during epidemics.*—Without prejudice to the provisions of rule 238 the Licensing Authority in consultation with the Assistant Director of Public Health or District Health Officer or Health Officer of the Municipality if any, may, if so advised direct by a special notice:

- (a) A reduction in the scale of accommodation prescribed in rules 14 and 147;
- (b) The periodical disinfections of premises which may include spraying and fumigation ; and
- (c) The adoption of such other measures for better ventilation as may be specified in the notice and the licenses shall be found to forthwith comply with any such direction and on failure to do so, his license shall be liable to instant suspension or cancellation.

241. *Power to stop, suspend or cancel a performance License.*—(1) If at any time, it appears to a Licensing Authority who may be present at any performance in any licensed premises, that the performance is or is about to become objectionable the licensee shall stop or alter the performance on the representation of such Authority.

(2) If at any time it appears to a Police Officer not below the rank of a Sub Inspector who by a general or special order of the Commissioner of Police or the Licensing Authority is required to attend a performance (No Licensing Authority being present on the premises), that the performance is or is about to become, objectionable, the licensee shall stop or alter the performance on the representation of such Police Officer pending the decision of the Licensing Authority on the point. Similarly, if there is likelihood of breach of the peace by the continuance of the performance for any reason directly or indirectly connected with the performance the licensee shall stop the performance on demand of such Police Officer.

242. *Additional powers of the Commissioner of Police.*—Notwithstanding anything contained in these rules, the Commissioner of Police, Amravati, shall have within his jurisdiction powers to—

(1) To revise, suspend or cancel any license granted by him under these rules either on his own initiative or on a complaint by a person prejudicially affected by the grant of such license or by his own decision refusing to grant the license.

(2) To cancel or suspend his own decision refusing to grant any license under these and to grant the license once refused on a revision application made by a person adversely affected by such refusal.

CHAPTER XX

Exemptions

243. *Power to exempt.*—(1) The Licensing Authority may, in his discretion and for reasons to be recorded in writing exempt any licensee from the requirements of any of these Rules subject to such conditions if any, as the Licensing Authority may direct.

(2) The Licensing Authority may withdraw any exemptions granted by it and there upon the licensee shall comply with the requirements of the Rules in respect of which the exemption is withdrawn within such reasonable time as may be allowed by the Licensing Authority.

244. The provisions of Chapter XII shall not apply to the following performances namely:—

- (1) Garba,
- (2) Mushahiras,
- (3) Kavisammelans,
- (4) Ramleelas,
- (5) Kirtan,
- (6) Classical Music,
- (7) Classical Dances,
- (8) Physical feats,
- (9) Magical Performances,
- (10) College or School dramas (irrespective of whether the show is for the public or not),
- (11) Special gathering of Educational Institutions recognized by the Government or Universities,
- (12) Performances for which a license is required under the Bombay Cinema Rules, 1954,
- (13) Ras,
- (14) Singing Competitions,
- (15) Elocution Competitions,
- (16) Talents, Contests.

245. Notwithstanding anything contained in these rules Amravati City, the Commissioner of Police may on an application made to him in that behalf, exempt any person or party intending to stage a performance of public amusement, including dramas, melas, tamashas and ras, from obtaining from the Board, a certificate of suitability of the script of the proposed performance, or of the performance, itself if there is no script if he is satisfied that for good and sufficient reasons, the applicant has not got sufficient time to obtain such certificate before staging the performance and that the proposed performance is not unfit on any of the grounds referred to in rule 139 :

Provided that such exception shall be valid for a period of two months from the date of issue or till the date on which the board grants the certificate or refuses to grant it, whichever is earlier.

Amravati :

Dated the 14th January 2016.

RAJKUMAR VHATKAR,,
Commissioner of Police,
Amravati City.

FORM "A"

Notice under Rule 3

Please take notice that I,

Son of

age propose location a permanent/temporary premises for use as a place of public amusement at on the land belonging to Shri

admeasuring about

and assessed under Municipal No. Ward No.

Sheet No. and registered under Collector's
New Survey No.

Notice is hereby given that any objections to the location of the said premises should be lodged with Commissioner of Police, Amravati within such time as may be notified by him.

FORM "B"

Notice for inviting objections

(Vide Rule 4)

Whereas Shri Son of

..... Age Resident of

..... Taluka District has applied to me for the grant of a "No Objection Certificate" for the location of permanent/temporary premises for use a place of public amusement at on the land of Shri and assessed under Municipal No.

Ward No. Sheet No. and registered under Collector's New Survey No. and bounded as under :—

On the East

On the West

On the North

On the South

Notice is hereby given that any person having any objection to the grant of a "No Objection Certificate" as aforesaid should lodge his objection in writing with the undersigned by the day of

Any objections received beyond that date will not be taken into consideration.

Given under my hand this day of

Commissioner of Police,

Amravati City.

FORM "C"

No Objection Certificate

(Rule 5)

(For fees Vide Rule 212)

In exercise of the powers conferred by rule 5 of the Rule for Licensing and Controlling Places of Public Amusement (other than cinemas) and performances for Public Amusement including Pool Games, Parlours, Amusement Parlours, Providing Computer Games, Virtual Reality Games, Cyber Cafes, Games with net connectivity, Bowling Alleys, Card Rooms, Social Clubs, Sports Clubs, Cabaret Performance, Discotheques, Games, Melas and Tamashas in Amravati Police Commissionrate Area, Commissioner of Police, Amravati do hereby grant this Certificate that there is no objection to Shri Son of
..... locating a permanent/temporary premises for use as a place of public amusement in the land belonging to Shri
.....

The land where the premises is to be located is specified below :—

This "No Objection Certificate" is valid for a period of two years in the case of permanent premises and six months in the case of other premises from the date thereof and if within this period the proposed premises and not put up, a fresh "No Objection Certificate" should be applied for

Given under my hand this day of

Commissioner of Police
Amravati City.

Licensing Authority

FORM "D"

Premises license

(Rule 109)

(For fees Vide Rule 213)

No. of 20

Premises license

In exercise of the powers conferred by rule 93 of the Rules for Licensing and Controlling of Places of Public Amusement (other than cinemas) and performances for Public Amusement including Pool Games Parlours, Amusement Parlours, Providing Computer Games, Virtual Reality Games, Cyber Cafes, Games with net connectivity, Bowling Alleys, Card Rooms, Social Clubs, Sports Clubs, Cabaret Performance, Discotheques, Games, Melas and Tamashas in Amravati Police Commissionrate Area, made by the Commissioner of Police, Amravati, license is hereby granted, subject to conditions and restrictions laid down in the aforesaid rules to Shri. authorising him to keep a known as and situate at in and assessed under Municipal No. to be open between 06.00 a.m. and 23.00 p.m. from this date until the subject never the less to suspension or revocation under the aforesaid Rules.

Brief description of

Number and Name of the different Divisions of the premises	Number of Persons that each such division can accommodate	Number and positions of entrance and exits in each division auditorium
(1)	(2)	(3)
.....

Given under my hand and seal this day of

Office of the Licensing Authority

.....

Licensing Authority

.....

FORM "D-1"

Premises license

[(Rule 109) FOR GAMES]

(For fees *Vide* Rule 213 (3))

No. of 20

Premises license

In exercise of the powers conferred by rule 109 of the Rules for Licensing and Controlling Place of Public Amusement (other than cinemas) and performance for Public Amusement including in the Pool Games, Parlours, Amusement Parlours, Providing Computer Games, Virtual Reality Games, Cyber Cafes, Games with net connectivity, Bowling Alleys, Card Rooms, Social Clubs, Sports Clubs, Cabaret Performance, Discotheques, Games, Melas and Tamashas in Amravati Police Commissionrate Area, made by the Commissioner of Police, Amravati City, license is hereby granted, subject to conditions and restrictions laid down in the aforesaid rules to Shri. authorising him to keep a known as and situated at to keep open between 10.00 a.m. and 10.00 p.m. from this date till the

The license is liable to be suspended or cancelled for breach of any of the provisions of the aforesaid rules and the Conditions laid and is also punishable under the provisions of section 131 of the Bombay Police Act, 1951.

1. Total number of Machines
2. Name and Description of the Machines

Given under my hand and seal this day of

Licensing Authority

Office of The Commissioner of Police, Amravati.

Conditions and Restrictions of the License :

- (i) The Licensee at all times shall keep the premises clean and tidy.
- (ii) The Licensee shall not keep/operate or substitute machines other than the aforesaid machines without obtaining prior permission from the Licensing Authority.
- (iii) The licensee shall not induce, encourage or force any person in whatsoever manner to play the games in the premises.
- (iv) The licensee shall not promote, encourage or connive gambling in whatever form.

(v) The licensee shall not permit in the Discotheque in the beginning during any interval or the end of performance.

- (a) Any profanity or impropriety of language.
- (b) Any indecency of dress dance, movement of gesture.
- (c) Any offensive presentation or representation of any individual.
- (d) Anything calculated or likely to excite feelings of sexation or political discontent.
- (e) Anything calculated or likely to cause prior of breach or peace or to promote of excise hostile feelings between different classes or to hurt the religious feelings of any individual or class of individuals.
- (f) Any performance or game involving risk, damage of danger to the audience of public or which is objectionable to the audience or to the Licensing Authority.

(REVERSE OF FORM)

Memorandum of renewal of the above license subject to the conditions and restrictions referred to in the license.

Date of renewal (1)	Date of expiry of renewal (2)	Signature of the Licensing Authority (3)
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FORM E-“1”

Performance License

(Rule 118)

(For Fees Vide Rule 215)

No. of

In exercise of the powers conferred by rule 118 of the Licensing and Controlling Places of Public Amusement (other than cinema) and Performances for Public Amusement including Pool Game Parlours, Amusement Parlours Providing Computer Games, Virtual Reality Games, Cyber Cafes, Games with net connectivity, Bowling Alleys, Card Rooms, Social Clubs, Sports Clubs, Cabaret Performance, Discotheques, Games, Melas and Tamashas in Amravati Police Commissionerate Area, (hereinafter referred to as the said rules) made by the Commissioner of Police, Amravati City, License is hereby granted to Shri authorising him to arrange a cabaret performance at (hereinafter referred to as the Licensed Place) situated at in from 10.00 a.m. and 10.00 hrs. for the period till 31st December 200

The license is liable to be suspended or cancelled for breach of any of the provision of the aforesaid rules and the Conditions mentioned below and is also punishable under the provisions of sections 131 of the Bombay Police Act 1951.

CONDITIONS AND RESTRICTIONS

(1) The licensee shall not at any time before, during the course of or subsequent to any performance, exhibition, production, display or staging permit or himself commit on the stage or in any part of the auditorium or outside it.—

- (i) any exhibition or advertisement whether by way of posters or in the newspapers, photographs of nude or scantily dressed women;
- (ii) any performance at a place other than the place provided for the purpose;
- (iii) any mixing of the cabaret performers with the audience or any physical contract by touch or otherwise with any member of the audience;
- (iv) any act specifically prohibited by the rules;

(2) The licensee shall ensure that no vulgarity; or any act of indecency be committed either by the performers or the members of the Public.

Office of the Commissioner of Police, Amravati.

Licensing Authority.

Amravati :

Dated :

FORM "E"

Performance License*(Rule 118)*(For Fees *Vide* Rule 215)

No. of

Performance License

In exercise of the powers conferred by rule 118 of the Licensing and Controlling of Places of Public Amusement (other than cinema) and Performances for Public Amusement including Pool Game Parlours, Amusement Parlours Providing Computer Games, Virtual Reality Games, Cyber Cafes, Games with net connectivity, Bowling Alleys, Card Rooms, Social Clubs, Sports Clubs, Cabaret Performance, Discotheques, Games, Melas and Tamashas in Amravati Police Commissionerate Area, made by the Commissioner of Police, Amravati City, License is hereby granted subject to the conditions and restrictions laid down in the aforesaid Rules, to Shri authorising him to arrange/stage performance of at for the Period during 10.00 hrs. to 23.00 hrs.

The license is liable to be suspended or cancelled for breach of any of the provisions of the aforesaid rules and the Conditions laid and is also punishable under the provisions of section 131 of the Bombay Police Act 1951.

Given under my hand and seal this of 20 .

Seal

Office of the Commissioner of Police, Amravati.

Licensing Authority.

Programme of entertainment or exhibition or name of Stage play.

FORM "F"

Application for performance license for Mela or Ras

(Rule 127)

1. Full name and address of the applicant to whom license is to be issued.
2. Full names and addresses of all other organizers of the Mela or Ras.
3. Full address of the place where the office of the committee or body organizing the Mela or Ras is situated.
4. Full address of the place where the rehearsals are conducted.
5. Full address of the place where the Mela or Ras is intended to be held.
6. Names, addresses, sex and age of the artists taking part in the Mela or Ras performance : (In support of the age the applicant should forward certificates from the Village Police or Municipal authorities and/or the Head Master of the school which is attended by the artists).
7. The name of artists attending schools; (The name of the school which is being attended should be mentioned against the name of each artist).
8. Whether the guardians of the children artists taking part in the Mela or Ras have consented to the participation of their Children in the Mela performance.
9. Financial interest of the applicant and other organizers, if any in the Mela or Ras.
10. Whether the applicant or any other organizer of the Mela or Ras had previously applied for such a license; and if so with what result.
11. Duration of the license applied for from date to date.
12. Title of the Mela or Ras : (A copy of the script of the songs, dialogues, plays, mimetic or such other material intended to be sung or performed or used in the Mela or Ras performance, as certified by the board).
13. Number and date of the Certificate of suitability issued by the board.

I/We have read the Mela Rules subject to which the license will be issued to me/us. I, declare that the information given by me in this application is true and correct.

Date :

अ-एक-११ (१९६७).

(Signature)

FORM "G"

Application for performance license for Tamasha*(Rule 131)*

1. Full name and address of the applicant to whom license is to be issued.
2. Full names and addresses of all other organizers of the Tamasha.
3. Full address of the place where the office of the organizer or organizers of the Tamasha is situated.
4. Full address of the place where the rehearsals are conducted.
5. Name, addresses, sex and age of the artists intended to be employed or used in the Tamasha.
6. Title of the Tamasha.
7. Number and date of the Certificate of suitability granted by the Board.
8. Full address of the place where the Tamasha performance is intended to be held.
9. Whether a premises license has been issued in respect of the premises in which the Tamasha performance is intended to be held and, if so the name of the licensee and the date on which it is issued.
10. Whether the applicant or any other organizer of the Tamasha had previously applied for a performance license; and if so with what result.
11. Duration of the license applied for From date to date.

I/We have read the rules subject to which the license will be issued to me/us. I, declare that the information given by me in this application is true and correct.

Date :

(Signature)

Note :—A license granted under rule 102 is liable to cancellation if the information supplied in this form is found to be incorrect or incomplete.

FORM "H"

License to sell or keep for Sale, or Offer or Expose for sale any Ticket of Admission, Pass, or other Evidence of the right of admission to a place of Public Amusement.

(Rule 200)

(For Fees *Vide* Rule 217)

No. of

In exercise of the powers conferred by rule 200 of the Rules for Licensing of and Controlling Places of Public Amusement (other than cinema) and Performance for Public Amusement including Pool Game Parlours, Amusement Parlours Providing Computer Games. Virtual Reality Games, Cyber Cafes, Games with net connectivity, Bowling Alleys, Card Rooms, Social Clubs, Sports Clubs, Cabaret Performance, Discotheques, Games, Melas and Tamashas in the Amravati Police Commissionerate Area, made with the previous sanction of the Government of Maharashtra by the Commissioner of Police, Amravati City, License is hereby granted, subject to the conditions and restriction is laid down in the aforesaid Rules, to Shri son of resident of to sell or keep for sale, or offer or expose for sale any ticket of admission, pass or other evidence of the right of admission to the permanent/temporary place of Public Amusement (other than Cinema) known as situated at

2. The licensee shall sell, offer, keep or expose for sale any ticket of admission, pass or other evidence of the right of admission to the above place of public amusement only at the following places :-

(1)

(2)

(3)

This license is valid till theday ofand a fee of Rs..... or the same has paid by the licensee.

3. This licence is granted or renewed subject to the provisions of the aforesaid Rules and is liable to be suspended or cancelled for each of any of the provisions of the aforesaid Rules and any breach of the provisions of aforesaid rules, is punishable under the provisions of section 131 of Bombay Police Act, 1951.

Given under my hand and seal, thisday of

(Reverse of Form)**MEMORANDUM OF RENEWAL**

Date of Renewal (1)	Date up to which valid (2)	Fee Paid (3)	Signature of licensing Authority (4)

“ FORM H-1”

License for Sale etc. of Tickets for Games

(Rule 200)

(For Fees *Vide* Rule 217)

No. of

License to sell or keep for sell or offer or expose for sale any Ticket/Token of admission, pass or other evidence of the right to admission to a place of Public Amusement.

In exercise of the powers conferred by rule 200 of the Rules for Licensing and Controlling Places of Public Amusement (Other than Cinema) and Performance for Public Amusement including Pool Game Parlours, Amusement Parlours Providing Computer Games, Virtual Reality Games, Cyber Cafes, Games with net connectivity, Bowling Alleys, Card Rooms, Social Clubs, Sports Clubs, Cabaret Performance, Discotheques, Games, Melas and Tamashas 2000 in Amravati City made with the previous sanction of the Government of Maharashtra by the Commissioner of Police, Amravati license is hereby granted, subject to the conditions and restrictions laid down in the aforesaid rules in addition to the condition laid down hereunder to Shri son of resident of to sell or keep for sale, or offer or expose for sale any ticket/token of admission, pass or other evidence of the right of admission to the permanent/temporary place of Public Amusement (other than Cinema) known as situated at

The License is valid till the 31st December 20 ..

The license is granted or renewal subject to the provisions of the aforesaid Rules and is Liable to be suspended or cancelled for breach of any of the provisions of the aforesaid Rules and the Conditions laid down hereunder and is punishable under the provisions to sections 131 of Bombay Police Act, 1951.

Given under my hand and seal, this.....day of.....

Office of The Commissioner of Police
Amravati.

Licensing Authority

CONDITIONS AND RESTRICTIONS

- (1) The licensee shall take all necessary precautions to see that the persons so admitted in the premises do not indulge in any act of gambling.
- (2) The Premises shall be kept neat & clean.
- (3) The cost, and date, and the number of the ticket should be printed Clearly on the ticket.

(Reverse of Form)

MEMORANDUM OF RENEWAL

Date of Renewal (1)	Date up to which valid (2)	Fee Paid (3)	Signature of licensing Authority (4)

FORM "I"

(see Rule 137 (2) of the Rule for the Licensing and Controlling place of Public Amusement etc.)

Form of application for Certificate of Suitability of Amusement Performance.

Full Name of the Applicant :
 His Age :
 His Address :
 Name and Address of the Party on behalf of which the Application is made :
 Nature of the Performance :
 (whether Tamasha, Mela, Ras, Dramas, etc.)
 Title of the script submitted for scrutiny :
 Name of the author :
 Name and Address of the Publisher :
 Year of Publication :
 Number of additions submitted for scrutiny :
 Number of Copies Submitted :

Dated :

Signature of the Applicant

Note :-If an applicant cannot sign the application form he can send it with his thumb impression taken in the presence of Police Patil or a Mamlatdar and attested by him.

FORM "J"

(see Rule 138 of the Rules for the Licensing and Controlling place of Public Amusement etc.)

Form of the Certificate of Suitability to be issued by the Stage Performances Scrutiny Board.

No. of the Certificate :
 Date of issue :
 Name of the Applicant :
 Name of the Party represented by the Applicant :
 Address of the Applicant :
 Date of Applicant :
 Title of the script and name of the author :
 Name of the publisher :
 Year of Publication and number of addition :

Certified that the script of the above mentioned amusement performance is suitable for performance of exhibition for public amusement in the State of Maharashtra provided that the following conditions shall be complied with :

FORM "L"

(Under sub-Rule (3) of the Rule 227.)

Notice Board

(1) Licence No. :
 (2) Name of the Establishment :
 (3) Full Name of the Licensee :
 (4) Name(s) of the Amusement/Games :
 (5) Opening Time :
 (6) Closing Time :

Place :

Date :

भाग १ (अ. वि. पु.) म. शा. रा., अ. क्र. ११२

BOMBAY POLICE ACT, 1951.—

No. पो.आ.अ-प.शा.-खा.नो.प्र.-649-2016.—

The following draft of notification proposed to be issued under clauses (xa) and (y) of sub-section (1) of Section 33 of The Bombay Police Act, 1951 (Bom. XXII of 1951) is published as required by sub-section (6) of the said Section 33 for the information of all persons likely to be affected thereby, and notice is hereby given that all said draft will be taken into consideration by the Commissioner of Police, Amravati City, after the expiration of eight days from the date of its publication in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Commissioner of Police from any person with respect to the said draft before the expiration of the period aforesaid will be considered by him.

DRAFT RULES

1. With Reference of Government of Maharashtra, Home Department, Camp Office, Hyderebad House, Nagpur Letter No. MIS-1215-Case No. 2-SB-5, dated 22nd December 2015.

2. According to above letter Notification Published *vide* No. पो.आ.अ-प.शा.-खा.नो.प्र.-2554-2001 in the *Maharashtra Government Gazette* on dated 21st February 2002 is hereby cancelled. The cancelled notification rules are as under :—

RULES

1. (i) These rules may be called “The Amravati Commissionrate, Eating Houses Registration Rules.”

(ii) They shall extend to the Commissionerate area of Amravati City.

(iii) They shall come into force from the date of Publicaation in Government Gazette.

(iv) Definition of Eating House.

Eating house means any place to which the public are admitted and where any kind of food or drink is supplied for consumption in the premises by any person woing or having an interest in or managing such place, and include a refreshment room, boarding-house, coffee-house or a shop where any kind of food or drink is supplied to the public for consumption in or near such shop.

2. No person shall open or keep an eating house in Amravati Commissionrate unless he holds a certificate of registration granted under the Bombay Police Act, 1951 (hereinafter referred to as “the Act”) in accordance with these rules, in respect of such eating house.

3. (1) An application for a certificate of registration in respect of an eating house shall be made to the Registering Authority in Formal appended to these rules and shall be accompanied by a challan in proof of payment of the fees prescribed under rule 6.

Explanation.—The Registering authority in respect of eating house at the Commissionerate area means the Commissioner of Police, Amravati City.

(2) In the case of any eating house existing at the Commencement of these rules, such application shall be within 30 days from such commencement. In the case of any eating house existing at such commencement, if a license in respect there of has been obtained under the Act for the current year on payment of the prescribed fee, on fresh fee shall be payable for obtaining the certificate of registration for the same period.

4. The Registering Authority shall, unless the application is refused under sub-section (7) of Section 33 of the Act, within 30 days from the date of receipt of the application, grant to the applicant a certificate of registration in Form II appended to these Rules for opening and keeping the eating house.

5. Power to refuse to grant the certificate of registration.—

The Registering Authority may refuse to grant a registration—

(i) If the Registering Authority is of opinion that the premises are so located that they may cause obstruction inconvenience, annoyance, risk, danger or damage to residents or passersby in the vicinity of the premises; or

(ii) If the applicant fails to produce an authority on which the land is held for non-agricultural use and any evidence that non-agricultural assessment in respect thereof been paid; or

(iii) Under sub-section (7) of Section 33 of the Act.

6. Such certificate of registration shall be granted and be valid for the year beginning from 1st January and ending on 31st December, but when it is granted in the middle of the year it shall be valid for the period beginnning from the date of receipt of the application and ending on 31st December.

The registration fee to be paid by the applicant for every certificate of registration in respect of an eating house shall be Rs. 75 for a period of one year or less than a year, as the case may be.

7. A certificate of registration granted in accordance with the foregoing rules should be renewed annualy. An application for such renewal accompanied by a challan in proof of payment of the fee for renewal as prescribed under this rule shall be made to the Registering Authority within 15 days from the date of expiry of the period of validity of the certificate. A penalty fee of Rs. 50 per month shall be charged in case of renewal applications being received after the prescribed period. If there is delay beyond one year in making application the registration certificate shall be teared as cancelled.

The fee for renewal shall be the same as mentioned in Rule 6.

8. If a certificate of registration is defaced, lost or destroyed, the Registering Authority, may on an application made to him and an payment of it fee Rs. 25 and after such inquiry as he may think fit issue a duplicate copy of the certificate defaced, lost or destroyed as the case may be.

9. The Registering Authority shall maintain a register in Form III appended to these rules in respect of the certificate of registration issued and renewed by him from time to time.

10. The eating house shall remain open from 05.00 hrs. to 23.00 hrs. Provided that the management shall stop all kinds of services, like serving food, drinks etc. at 23.00 hrs. and shall ensure that every thing is wound up within the leisure period of one and half hour from 23.00 hrs. to 00.30 hrs.

11. (i) The owner/management of the eating house shall ensure that the vehicles of the customers are parked in such a manner so as not to cause any obstruction, annoyance, risk, danger or damage to residents or passersby in the vicinity of the premises.

(ii) No hindrance/obstruction shall be caused to the free flow of traffic on public roads.

12. It shall be mandatory on the owner/management to comply with the Government rules/ circular issued from time to time in respect of the eating houses.

13. Power to suspend, revoke and refuse renewal of registration certificate,—

In case of frequent violation of these rules the lisensing authority shall have the power to suspend the registration certificate for such period as may be specified in the order or revoke it or refuse to renew it.

FORM-1

(Rule-3)

Application for Certificate of Registration of an eating house.

The Commissioner of Police.

I hereby apply for the registration of the eating house opened and kept/proposed to be opened and kept by me at.....

I furnish the information as required below and affirm that the information furnished is true to the best of my knowledge.

I enclosed a challan for an amount of Rs..... as a proof of payment of the fee prescribed under rule 6 of the rules.

- (i) Name of the eating house.
- (ii) Complete address of the eating house.
- (iii) Full name of the applicant of eating house (Block letters)—
- (iv) Complete residential address of the applicant.
- (v) Whether the applicant is the owner or conductor or contractor conducting the eating house.
- (vi) If the applicant is a conductor or contractor.
 - (a) Full name of the owner of the eating house.—
 - (b) Complete residential address of the owner.—
- (vii) No. of the licence obtained from the Municipal Corporation.—
- (viii) No. of Registration Certificate under the Bombay shops and Establishments Act, 1948.

Date :

Place :

(Signature)

FORM-II

(Rule-4)

Certificate of registration of an eating house.

This is to certify that Shri Residing at has registered with this office the eating house known as opened and kept/proposed to be opened and kept by him as owner/conductor/contractor at.

Registration number of the eating house is

Note.—Under section 131-A of Bombay Police Act, 1951, failure to obtain a certificate of registration in respect of an eating house or to renew the certificate within the prescribed period is an offence.

Punishable with a fine which may extend to Rs. 1,200.

Given under my hand and seal this..... day of 20

Amravati :

Date :

Commissioner of Police,

Amravati.

Renewed upto Signature of Registering Authority
with Date of renewal

1
2
3
4
5

FORM-III

Register of Certificate of Registration of Eating Houses.

Sr. No.	Name and address of the holder of the Certificate	If holder is a residential address of the house	Name and address of the contractor	No. of the Licence obtained from the Municipal Corporation	No. of registration certificate renewal of the Certificate under the Bombay shops and Corporation Establishment Act, 1948	Date of issue	Period of renewal of the Certificate
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)

Amravati

Date :

Commissioner of Police,

Amravati.

भाग १ (अ. वि. पु.) म. शा. रा., अ. क्र. ११३

BOMBAY POLICE ACT, 1951.—

No. पो.आ.अ-प.शा.-सा.क.ठि.-649-2016.—

The following draft of notification proposed to be issued under clauses (xa) and (y) of sub-section (1) of Section 33 of The Bombay Police Act, 1951 (Bom. XXII of 1951) is published as required by sub-section (6) of the said Section 33 for the information of all persons likely to be affected thereby, and notice is hereby given that all said draft will be taken into consideration by the Commissioner of Police, Amravati City, after the expiration of eight days from the date of its publication in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Commissioner of Police from any person with respect to the said draft before the expiration of the period aforesaid will be considered by him.

DRAFT RULES

1. With Reference of Government of Maharashtra, Home Department, Camp Office, Hyderebad House, Nagpur Letter No. MIS-1215-Case No. 2-SB-5, dated 22nd December 2015.

2. According to above letter Notification Published *vide* No. LB-Swimming-Act-968-2004 in the *Maharashtra Government Gazette* on dated 20th May 2004 is hereby cancelled. The cancelled notification rules are as under :—

1. Short title, extent and application .—

(1) These rules may be called the Amravati City Swimming Pools (Licensing and Controlling) Rules 1973.

(2) They extend to Amravati Police Commissionerate are (Jurisdiction).

(3) They shall not apply to any swimming pool which is not open to the public.

(4) These rules shall come into force from the date of their publication in *Government Gazette*.

2. Definition .—In these rules, unless the context requires otherwise:—

(a) "Commissioner" means the Commissioner of Police Amravati City.

(b) "Licence" means a licence granted under these rules for maintaining a swimming pool.

(c) "Licensee" means a person who has been granted a license under these rules.

3. Maintenance of swimming pool without licence barred :—

No persons shall maintain any swimming pool to which these rules apply except under a licence.

4. Grant of Licence.—

(1) Any person desiring to maintain a swimming pool may apply to the Commissioner for licence in that behalf. The application shall be accompanied by a plan of the swimming pool and the applicant shall furnish such information as may be required by the Commissioner of Police about the applicants interest in the swimming pool and other matters relevant to the keeping and conduct of the swimming pool.

(2) On receipt of an application under sub-rule (1) the Commissioner if after making such inquiries as he thinks fit is satisfied that the applicant is a suitable person and having regard to whether the keeping of the swimming pool in the locality is likely to cause obstruction, inconvenience, annoyance, risk, danger of damage to the residents of building in the vicinity of the swimming pool or to passersby or to the conditions of traffic in the vicinity and that there is no objection to grant the licence and on the applicant complying with such conditions and requisitions as the Commissioner may prescribe and issue may grant the licence in the form in the Schedule appended hereto on payment of a fee of four hundred rupees or may after recording his reasons therefore refuse to grant a licence. The Commissioner shall having regard to the dimensions of the swimming pool and other circumstances prescribe the number of persons who may be admitted to the swimming pool at any one time.

5. Period of Licence.—

Every licence shall be valid for period of one year but in no case the validity of a licence shall extend beyond the 31st December next following the date of grant of licence.

6. Renewal of Licence.—

(1) Every person desiring to renew his licence shall make an application in that behalf at least thirty days before the date on which such licence is to expire. The application shall be accompanied by the licence to be renewed and an amount of rupees four hundred only.

(2) The Commissioner may if he is satisfied after such enquiry as he thinks fit, that the licence is not a suitable person for continuing to hold the licence or if the swimming pool is not in a suitable condition, after giving the licensee an opportunity to render an explanation and after recording his reasons refuse to renew the licence.

7. Benefit of Licence.—

(1) A licence granted or renewed under these rules shall be for the benefit only of the person, firm or company to whom or on whose behalf it is granted or in whose favour it is renewed and on the death of such person or the dissolution of the firm or the winding up or the liquidation of the company, the licence shall be deemed to be revoked.

(2) Where a licence is issued to a firm the retirement of a partner from or the admission of new partner into the firm shall be notified to the Commissioner immediately and if in the opinion of the Commissioner a person so admitted as a partner is not a suitable person he may after giving the licensee an opportunity to render an explanation after recording his reasons, revoke the licence.

8. Power of Commissioner to impose condition.—

Notwithstanding anything contained in these rules, the Commissioner may impose conditions not provided for in these rules, which in his opinion are necessary for the prevention of danger to those making use of the swimming pool or visiting the same and the premises appurtenant thereto and for the prevention of nuisance or inconvenience to the residents of the buildings in the vicinity or of passersby or the traffic, in the vicinity of the swimming pool.

9. Power of Commissioner to prescribe life saving appliances.—

Before granting a licence the Commissioner may prescribe the number and nature of life saving appliances to guard against drowning and also fire-fighting appliances on the premises and the same shall be provided by the licensee, who will maintain these appliances in proper condition during the period of the validity of the licence.

10. License required to comply with Commissioner's orders etc.—

A licensee shall be bound to comply with the provisions of these rules and such other orders and directions as may be issued from time to time by the Commissioner.

11. Licensee to provide separate bath-rooms and dressing rooms for males and females.—

(1) The licensee shall provide and maintain separate bath-rooms and dressing rooms for males and females in such number and of such dimensions as may be specified in the licence.

(2) The licensee shall provide and maintain showers in the bath-rooms as may be specified by the Commissioner.

12. Provision for maintenance of swimming pools.—

(1) The licensee shall keep the water in the pool clean and change it at least once a month and also at shorter intervals if the Commissioner so directs.

(2) The licensee shall keep the swimming pool and the premises appurtenant thereto clean, neat and tidy.

(3) The licensee shall keep ready at hand at least two boys whenever the pool is being used by a Beginner.

(4) The licensee shall keep and maintain on the premises of the pool a first-aid box containing such material as the Commissioner may direct.

(5) The licensee shall not allow more than the number of persons specified in the licence to use or be in the pool at any one time.

(6) The licensee shall employ an instructor who has adequate knowledge of first-aid and artificial respiration and shall ensure that such person is present at the swimming pool during the period it is kept open to the public.

(7) The licensee shall keep the water in the pool clean and take all precautionary measures including necessary use of chemicals and medicines to be used periodically as per medical norms so as to keep the water in the pool health/hazardous free in all respects.

13. Pool not to be made use of for any other purpose.—

Except with the previous permission in writing of the Commissioner the swimming pool and the premises appurtenant thereto in respect of which a licence has been granted or renewed by the commissioner shall not be made available to any one for any other purpose or made use of by the licensee for any purpose not connected with the maintaining of the swimming pool.

14. Hours of swimming and adequate bathing arrangements therefore.—

(1) No licensee shall keep the swimming pool open after 12 O'clock mid-night or open it before 5 O'clock in the morning except with the special permission in writing of the Commissioner.

(2) The licensee shall provide for adequate lighting arrangements during the period the swimming pool is kept open to the public.

15. Conduct of pool by firm or company.—

(1) When licence is issued in favour of a firm or an incorporate company, the licensee shall nominate not more than two persons connected with the firm or the company as the case may be to conduct the swimming pool.

(2) The licensee may appoint a person approved by the Commissioner to be the Manager of the swimming pool. And the name of such person shall be endorsed on the licence.

(3) During the period of swimming pool is kept open for use of the public under these rules. There shall be present of the premises of the pool the licensee or any of the persons nominated under sub-rule (1) or sub-rule (2) and the licensee shall be responsible as well as any such nominated person for contravention of the provisions of these rules or conditions of the licence there under by any person in the employ of the licensee, as if the licensee himself has made the contravention unless he shall establish that all due and reasonable precaution were excised by him to prevent any such contravention.

16. Licensee to permit Police Officers free access to pool.—

Every licensee shall at all times allow free access to the swimming pool and the premises appurtenant thereto any Police Officer visiting the same in the discharge of his duty.

17. Licensee to observe certain conditions.—

(1) The licensee shall not allow any persons.—

- (a) To enter the waters of the swimming pool unless he has taken a shower bath and a foot bath in the bath room provided by the licensee on the premises of the pool.
- (b) To enter or remain in the pool at any time other than that prescribed under these rules or to enter or remain on the premises appurtenant to the swimming pool fifteen minutes before or after the opening and closing hours respectively.
- (c) To enter the waters of the swimming pool in any apparel other than either a recognized swimming costume or a swimming trunk.
- (d) Either before or after entering the waters of the pool to use soap oil or any other substance or preparation whereby the waters of the pool may be rendered turbid or unfit for use of bathers.
- (e) Willfully or otherwise to foul or pollute the waters of the pool by spitting or in any other manner whatsoever.
- (f) Suffering from any skin disease, venereal disease or any other contagious disease to use the swimming pool.
- (g) Who does not know swimming or is beginner to enter the waters in the absence of a qualified instructor appointed under these rules.
- (h) Below the age of eight years to enter the waters of swimming pool unless he is accompanied by an adult person.

(2) The licensee shall not allow any animals to enter the swimming pool or the premises appurtenant thereto.

18. Orderly conduct of business.—

The licensee shall conduct his business in an orderly manner.

19. Grant of duplicate licence.—

If at any time a licence is lost by the licensee or destroyed the licensee shall apply to the commissioner for grant of a duplicate thereof and the Commissioner shall after making such inquiries as he thinks fit grant a duplicate licence on payment of a fee of *fifty* rupees.

20. Addition to or alteration of licence and fee therefore.—

Any person desiring to make any addition to or alteration in his licence shall make an application in that behalf to the Commissioner. The Commissioner may after making such inquiries as he deems fit, make an addition to the licence or alteration therein on payment of a fee of *fifty* rupees for such addition or alteration or refuse to make any addition or alteration requested for.

21. Power to give direction during epidemics.—

Without prejudice to the provisions of rules 11 and 18, the Commissioner may direct by a special notice the periodical disinfections of premises which may include spraying and fumigation the licensee shall be bound to comply forthwith any such direction and on failure to do so his licence shall be liable to instant suspension.

22. Appeal.—

Any person aggrieved by any order or decision of the Commissioner under these rules may appeal against such order or decision to the State Government within thirty days of the receipt of the order or decision by him.

SCHEDULE

(See Rule 4)

Licence to keep a Swimming Pool in Amravati City

No. /200, Dated

LICENCE

Licence is hereby granted under Rule 4 of the Amravati City Swimming Pools (Licensing and Controlling) Rules, 1973 and subject to the provisions of the Bombay Police Act, 1951 and the rules and orders made there under to and authorized him to maintain the Swimming Pool known as (No. of Pools) situated at in Amravati City and assessed under Municipal No. for a period commencing on 200 and ending on the 200 subject to the following conditions namely :—

1. The Licensee shall abide by the conditions of this licence and the provisions of the Act and the Rules and Orders made there under :—

2. The Licensee shall obey all the orders issued from time to time to him by the Commissioner.

3. The Licensee shall maintain the following Life Saving and Fire-fighting appliances, namely.—

(A)

(B)

4. Not more than persons shall be permitted to swim in the pool at any one time.

5. Diving areas depth should be minimum of 9 feet and specific depth instructions should be given on the pool deck.

6. Pool should be divided by giving special mark for beginners and advance swimmers and red colour or semi immediate visual colour caps should be provided to the beginners.

7. The Licensee should appoint the following Staff—

(A) Qualified Coach	01
(B) Life Guard	04
(C) Plant Operator	01
(D) Manager	01
(E) Asstt. Coach	02

8. P. H. Value 6.4 to 6.6 should be maintained.

9. The Licensee shall maintain—separate bathrooms and—dressing room for males and females (and—Toilet rooms).

10. The Licensee shall provide and maintain showers in the bath rooms.

11. The Licensee shall keep the water in pool clean and change it at least once a month and should obtain a certificate of NEERI regarding Bacteriological Examination.

12. The Licensee shall keep the Swimming Pool and the premises appurtenant there to clean, neat and tidy.

13. The Licensee shall keep ready at hand at least two buoys whenever the pool is being used by beginner.

14. The Licensee should keep and maintain the following safety equipments at the premises of Swimming Pool.

(A) First Aid Box.

(B) Life Buoy-Nos.

(C) Rope.

(D) Oxygen cylinder/Blander.

(E) Stretcher, Bed, Blanket, Towel, Mask.

(F) Emergency Light.

(G) Emergency Alram Bell.

(H) Telephone with Emergency contact number, board (Hospital, Doctor, Ambulance, Fire Police.)

15. The Licensee shall employ an instructor who has adequate knowledge of First-aid and artifical respiration and shall ensure that such person is present at then Swimming Pool dring the period it is kept open to the Public.

16. The Licensee shall not allow more than the number of persons specified in the licence to use or be in the pool at any one time.

17. Pool not be made use of for any other purpose.

18. No licensee shall keep the Swimming Pool open after 12 O'clock in the mid-night or open it before 5 O'clock in the morning.

19. The Licensee should provide safe and adequate lighting arrangements in the around the Pool, during the period when the Swimming Pool is kept open to Public.

20. The Licensee or the person nominated should remain present all time when the pool is open for Swimming to the Public.

21. Licensee should obtain fitness certificate issued by M. B. B. S./M. S. Doctors from every Swimmer/Member.

22. Licensee to observe certain condition—

(1) The Licensee shall not allow any person.

(A) To enter the waters of the Swimming Pool unless he has taken a shower bath, a foot bath in the bathroom provided by the Licensee on the premises of the pool.

(B) To enter or remain in the pool at any time other than that prescribed under these rules or to enter or remain on the premises appurtenant to the Swimming Pool fifteen minutes before or after the opening and closing hours, respectively ;

(C) To enter the waters of the Swimming Pool in any apparel other than either a recognized swimming costume or a swimming trunk.

(D) Either before or after entering the waters of the pool to use soap, oil or any other substance or preparation whereby the waters of the pool may be rendered turbid or unfit for use of bathers ;

(E) Willfully or otherwise to foul or pollute the waters of the pool by-spitting or in any other manner whatsoever ;

(F) Suffering from any skin disease, venereal disease or any other contagious disease to use the Swimming Pool ;

(G) Who does not know swimming or is beginner to enter the waters in the absence of a qualified instructor appointed under these rules ;

(H) Below the age of eight years to enter the waters of Swimming Pool, unless he is accompanied by an adult person ;

(2) The Licensee shall not allow any animals to enter the Swimming Pool or the premises appurtenant thereto.

23. The Licensee shall conduct his business in any orderly manner.

RAJKUMAR VHATKAR,

Amravati :

Commissioner of Police,

Dated the 14th January 2016.

Amravati.

Notes :

(1) Under Section 129 of the Bombay Police Act, 1951, the keeper of any place of public amusement or entertainment who knowingly permits drunkenness or other disorderly behaviour or any gaming whatsoever, in such place renders the licensee liable to be punished with fine which may extend to one hundred rupees.

(2) Under Section 131 of the said Act, contravention of any rule made under clauses (w) and (u) and sub-section (1) of Section 33 of the said Act, renders offender liable to be punished with fine which may extend to fifty rupees.

(3) Under sub-section (2) of Section 162 of the said Act, any licence granted under the Act may, at any time, be suspended or revoked by the Commissioner of Police, if any of its conditions or restrictions is infringed or evaded by licensee is convicted of any offence in any matter to which such licence relates.

भाग १ (अ. वि. पु.) म. शा. रा., अ. क्र. ११४

BOMBAY POLICE ACT, 1951.—

No. पो.आ.अ-प.शा.-सा.क.टि.-649-2016.—

The following draft of notification proposed to be issued under clauses (xa) and (y) of sub-section (1) of Section 33 of The Bombay Police Act, 1951 (Bom. XXII of 1951) is published as required by sub-section (6) of the said Section 33 for the information of all persons likely to be affected thereby, and notice is hereby given that all said draft will be taken into consideration by the Commissioner of Police, Amravati City, after the expiration of eight days from the date of its publication in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Commissioner of Police from any person with respect to the said draft before the expiration of the period aforesaid will be considered by him.

DRAFT RULES

1. With Reference of Government of Maharashtra, Home Department, Camp Office, Hyderebad House, Nagpur Letter No. MIS-1215-Case No. 2-SB-5, dated 22nd December, 2015.

2. According to above letter Notification Published *vide* No. परवाना शाखा-लायसन-बोर्टीग-१९६५-२००३ in the *Maharashtra Government Gazette* on dated 20th November, 2003 is hereby cancelled. The cancelled notification rules are as under :—

FINAL RULES

1. These rules may be called the Licensing and Controlling Places of Public Amusement (other than Cinemas) and performances for Boating business in the Reservoir Rules, 2002.

2. *Definition*

In these rules unless the contexts requires otherwise.—

1. “Reservoir” means naturally formed or manmade water storage which is used for boating for transporting and goods. It includes rivers, dams, reservoirs, tanks,lakes and such type of reservoir.

2. “Boating Business” means the boats, ferry (fort), driven mechanically or manually in the reservoir and which are made by wood, fibre and hard metals and it includes all kinds of boats floating on the water and used as passenger boats, goods transport boats, water sports boats, fishing boats, (boats used for fishing business) ferry (forts) speed boats for water sports.

3. “Licensing Authority” means an officer or authority empowered to grant or renew under these rules which includes Commissioner of Police Authorized Officer.

4. “Licence Holder” means registered institutions, Board, Corporation and private persons who has obtained licence under these rule for carrying boating business in the reservoir.

5. “Premises Licence” means a Place of carrying boating business and its surroundings *i. e.* the reservoir.

6. “Public Amusement” means a performance of boating in the reservoir (with or without admission fee) wherein public can enjoy amusement.

3. *The business of boating in reservoir :—*

1. After the grant of licence for boating in the reservoir, the licence holder shall carry said business in the sanctioned area from 7-00 a. m. to 6-00 p. m. (*i. e.* sunrise to sunset), Boating shall not be allowed in any case in night.

2. It is binding on the licensee to carry passengers or goods not more than the capacity of boats/launches certified by the competent authority.

3. It is binding on the licensee to deploy persons having good character well conversant in boating technique, non-addict, for driving the boats/launches. No person other than educated sailor can drive the boat/launches, ferry boats etc.

4. It is the responsibility of the licence holder to keep one person trained in swimming in each boat at all the time to save the sinking person in case of an accident, so also all materials to save life, like life jackets, should be kept on every boat/launch in the adequate number.

5. The names and address of the persons mentioned in sub-rules (3) and (4) of this rule should be informed in writing to the licensing authority. Unless and until receipt of, said information, licence shall not be granted.

6. Only the tourists/passengers shall be allowed in the boats/launches at the time of water journey. No animals, birds or goods, etc. shall be allowed.

7. It is binding on the licence holder to obtain certificate from the competent authority to the effect that, the boats/launches are fit for boating business in the reservoir.

8. Before leaving boats/launches in the reservoir, the driver shall take following precautionary measures :—

(a) to confirm that the sufficient diesel, oil is available in the boat/launch.

(b) ensure that the water pump is in good and working condition.

(c) ensure that, battery is fully charged.

9. The persons under the influence of alcohol or any other intoxicant shall not be allowed to sit in the boat. So also the smoking shall be strictly prohibited.

10. It is binding on the licence holder to write licence number on the conspicuous part of boat/launch using oil paint.

11. The history sheet and passenger book of each boat/launch shall be kept up to date. So also it is binding on the licence holder to keep up to date insurance papers of every boat/launch.

12. It is strictly prohibited to carry explosive high inflammable substances and also alcoholic material in the passenger/tourist boat/launch.

13. In rainy season before carrying passengers in the reservoir, it should be ensured that, there is no stormy weather.

14. The licence holder shall get approval tickets for the tourists/passengers from the licensing authority. So also it is binding on the licensee to pay the tax to the Government and to keep upto date day to day accounts in prescribed registers.

15. Once the person/tourist sits in the boat/launch and the boat and the launch is started, passengers shall be prohibited from changing their sitting position and from such type of mis-conduct.

16. No passenger/tourist shall drive boat/launch. It is the responsibility of the licence holder, if such instants occur and accident takes place.

17. Boating business is totally prohibited within two Kms. from the protection wall of reservoir (Dam.) For breach of said restriction the licence holder shall liable legal action.

18. It is binding on the concerned Departments (*i. e.* Zilla Parishad and Government Departments like Forest Department, Fisheries Department.) To obtain licences for the boats and launches.

19. It is binding on the license holding to insure the boats/launches used for passengers and tourists.

20. The boats and launches shall not be run without launch owner and servants like deck hood and conductor.

21. It is binding on the licensee to obtain No Objection Certificate from the concerned Department or authority having control and possession of the said reservoir.

22. The licence holder and the driver shall take care to avoid pollution of water in the reservoir.

23. Fisheries boats shall not be used for the transport and for tourists/passengers.

24. It is binding on the licence holder to produce quarterly verification certificates to the licensing authority from the technical competent authority to the effect that the boats/launches used for tourists, transport of goods and passengers are in good condition.

25. It is also binding on the licence holder to allow the licensing authority and their field officers working under him to inspect the functioning and all the record maintained for this purpose.

4. Premises licence for use of reservoir :—

1. Unless the premises licence in Form 'A' is obtained from the competent authority *i. e.* licensing authority, it shall not be used for boating purpose.

2. It is necessary to apply to the licensing authority alongwith the prior permission and NOC for carry boating business in the reservoir from the concerned authority to whom reservoir belongs. In the said application the particulars such as type of boats/launches, capacity of transport of passengers/tourists and goods also other particulars *viz.* manual, automatic, manufacturing year of boat/launch, shall be clearly mentioned.

5. Performance Licence :—

1. The boating business (boating and transport of tourists/passengers) shall not be carried unless the performance licence in Form 'B' is obtained from the licensing authority.

2. It is necessary to apply to the licensing authority for getting performance licence for boating alongwith certificate from the competent technical authority to the effect that, the boats/launches are technically fit for/tour/tourists for boating. The verification of character of licence holder, driver will be made through Police Department. The Certificate of training of driving of boat/launch shall be produced alongwith application.

3. It is necessary to give particulars such as full Name, full address, age, *etc.* of the applicant in the application. So also it is necessary to give all the particulars of the area in which boating business is intended.

4. The enquiry of the applicant and application shall be made through the Police Department and also through the field officers of the licensing authority.

5. The licence shall be valid for the period from 1st January to 31st December of every year. It is binding on the licence holders to renew the licence for the further period on payment of requisite renewal fee. It is necessary to give application for renewal before expiry of the licence period and it is necessary to enclose NOC's of the competent authority/authorities regarding technical fitness of the boats/launches he belongs and other aspect if any.

6. Licence for sale of tickets :—

1. The sale of tickets for boating business shall not be carried out without licence in Form 'C' for sale of tickets from the licensing authority.
2. Every person holding a licence under these rule shall keep offer or expose for sale of any ticket or pass or any other evidence for admission only at the booking office as approved by the licensing authority and specified in the licence and no change in the same location shall be made except with the prior permission of the licensing authority. The licensee shall have to be affixed and displayed in a conspicuous manner in the premises or at the booking office, a price list showing the various rates charged for tickets of different classes of boats/launches.
3. It is binding on the licensee to take approval of all types of tickets from the licensing authority. The sale of tickets shall not be carried out without approval.
4. Every person shall at all times keep and maintain full and accurate sets of records showing sale of tickets and their rates and produce on demand for inspection by a licensing authority and their field officer under his control, stocks of tickets and register of account.

7. Fee :—

1. Premises Licence :—The fee for grant, renewal or for a duplicate copy of the premises licence shall as follows :—

Sr. No.	Particulars	License fee for one year
(1)	(2)	(3)
(a)	In case of boat/launch used for transport of goods and passengers.	Rs. 500 for each boat/launch.
(b)	In case of boat or launch used for tourist for boating.	Rs. 2,000 for each boat/launch.
(c)	Renewal of licence fee for transport of goods and passengers.	Rs. 100 for each boat/launch.
(d)	Renewal of licence fee for the boat used for tourists.	Rs. 300 for each boat/launch.
(e)	For duplicate copy of premises licence.	Rs. 100 for each boat/launch.

2. Performance Licence :—

Fee of Rs. 250 shall be levied for grant of performance licence for each boat/launch and Rs. 100 for renewal and Rs. 100 for duplicate copy of performance licence.

3. Sale of tickets Licence :—

Fee of Rs. 250 for grant of sale of tickets licence shall be levied and Rs. 100 for renewal and Rs. 100 for duplicate copy of sale of tickets licence.

4. Entertainment Tax :—

It is binding on the licence holder to pay entertainment tax to the Government for each ticket sold as prescribed by the Maharashtra Government.

8. General Rules :—

1. Every person or his authorised agent, licensed under these rules and endorsed on the licence, respectively, shall be present at all the times at the premises *i. e.* reservoir when the premises (reservoirs) are used for boating by the public/tourists.

2. The licensee shall have the licence displayed prominently on the wall of the booking office.
3. The licensee shall not supply any type of alcohol or intoxicating material to the passengers or tourists at the time of journey. So also licensee shall at all times keep the boat/launch in a clean and sanitary condition, and prohibit the passengers or tourists to throw papers, plastic material or any waste material in the reservoir.
4. Licence granted under these rules shall not be transferable but shall be personal for the benefit only of the person to whom it is granted and on the death of the licensee, shall deemed to be revoked.
5. No person, licensed under these rules, shall during the period of journey or boating, allow to use or permit to carry any weapon, arm or ammunition, explosive or inflammable material or any other alcoholic or intoxicating material without having obtained previously a written permission from the licensing authority.
6. Every person licensed under these rules shall in the event of any disturbance or accident involving injury to human life or limb happening therein or threat shall give immediate information of the same to the police and also information about the license granted to him.
7. No person under 18 years of age shall be entitled to obtain or hold any license under these rules.
8. It is binding on the concerned Government or Semi-Government authorities to obtain a license for boating in the reservoir but they are exempted from paying licence fee.
9. Notwithstanding anything contained in these rule the licensing authority may, grant refuse to grant or it is thinks fit, suspend or revoke any license granted under these rule for failure to comply any reasonable suggestion or instruction issued by the licensing authority to, carry out the objects of these rules.
10. On breach of any rules the license shall be suspended or cancelled and boates/launches shall be forfeited and also a fine of Rs. 50 to 1,000 for each offence shall be imposed.

Amravati :

Dated the 14th January , 2016.

RAJKUMAR VHATKAR,
Commissioner of Police,
Amravati.

FORM '1'

PREMISES LICENSE

(Rule 4)

[For Fee see rule 7 (1)]

No./..... of 20

Premises License

In exercise of the powers conferred by rule 4 of the Rules for licensing and Controlling places of Public Amusement (other than Cinemas) and Performances for Boating Business in the reservoir Rules, 2002 in the made by the Commissioner of Police, Amravati license is hereby granted subject to the conditions and restrictions laid down in the aforesaid Rules, to Shri authorising him to do boating business known as and situated at

in and to be open between 7.00 a.m. to 6.00 p.m. from this date until the
..... 20 . subject nevertheless to suspension or revocation under the aforesaid Rules.

Brief description of

Types of the different boats/launches (1)	Number of boats/ launches (2)	Capacity of each boat/ launches (3)

Given under my hand and seal this day of 200

Office of the licensing
authority

/ 200

Licensing Authority.

Memorandum of renewal of the above licence subject to the conditions and restrictions referred to in the licence.

Date of renewal (1)	Date of expiry of renewed licence. (2)	Signature of the licensing authority. (3)

FORM 'B'
Performance Licence
(Rule 4)
[For Fee see rule 7 (1)]

No. of 200

Performance License

In exercise of the powers conferred by rule 4 of the Rules for licensing and Controlling places of Public Amusement (other than Cinemas) and Performances for Boating Business in the reservoir Rules, 2002 in the made by the Commissioner of Police, Amravati license is hereby granted subject to the conditions and restrictions laid down in the aforesaid Rules, to Shri
..... authorising him to do boating business known as and situated at in and to be open between 7.00 a.m. to 6.00 p.m. from this date until the
..... 200 , subject nevertheless to suspension or revocation under the aforesaid Rules.

Given under my hand and seal this day of 200 .

Office of the licensing
authority

/ /200 .

Licensing Authority.

FORM 'C'

(Rule 6)

License to sell or keep for sale, or offer or expose for sale any ticket of admission, pass or other evidence of right of admission in the boat/lanuch for boating or journey, in reservoir.

[For Fee see rule 7 (3)]

No. of 200 .

In exercise of the powers conferred by Rule 6 of the Rules for licensing and Controlling places of Public Amusement (other than Cinemas) and Performances for Boating Business in the reservoir Rules, 2002 in the made with the previous sanction of the Government of Maharashtra, by the Commissioner of Police, Amravati license is hereby granted subject to the conditions and restrictions laid down in the aforesaid Rules, to Shri Son of Resident of district to sell or keep for sale or offer or expose for sale any ticket of admission, pass or other evidence of the right of admission to the place (in the boat or launch for boating or journey in reservoir) known as and situated at district

2. The licensee shall sell, offer, keep or expose for sale any ticket of admission, pass or other evidence of the right of admission to the above place of boating (reservoir) only at the following places :—

- (1)
- (2)
- (3)

3. This licence is valid till the day of 200 and a fee of Rs. due for the same has been paid by the licensee.

4. This licence is granted or renewed subject to the provisions of the aforesaid Rules and is liable to be suspended or cancelled for breach of the provisions of aforesaid Rules, is punishable under the provisions of section 131 of the Bombay Police Act, 1951.

Given under my hand and seal this day of 200 .

Office of the licensing
authority

/ /200.

Licensing Authority,

Commissioner of Police.

भाग १ (अ. वि. पु.) , म. शा. रा., अ. क्र. ११५.

BOMBAY POLICE ACT, 1951.

No. पो.आ.अ.-प.शा.-सा.क.सि-649-2016.—

The following draft of Notification proposed to be issued under clauses (xa) and (y) of sub-section (1) of Section 33 of the Bombay Police Act, 1951 (Bom. XXII of 1951) is published as required by sub-section (6) of the said Section 33 for the information of all persons likely to be affected thereby, and notice is hereby given that all said draft will be taken into consideration by the Commissioner of Police, Amravati City, after the expiration of eight days from the date of its publication in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Commissioner of Police from any person with respect to the said draft before the expiration of the period aforesaid will be considered by him.

DRAFT RULES

With reference of Government of Maharashtra, Home Department, Camp Office, Hyderabad House, Nagpur, Letter No. MIS-1215/Case No. 2-SB-5, dated 22nd December, 2015.

According to above letter Notification Published *vide* No. पो.आ.-प.शा.-खा.नो.प्र.-२३०-९९-२००१ in the Maharashtra Government Gazette on dated 7th February 2002 is hereby cancelled.

1. The cancelled notification rules are as under :---

- (i) These rules may be called "The Keeping Places of Public Entertainment Rules." ;
- (ii) These rules shall be applicable to the area of the Police Commissionerate, Amravati ;
- (iii) These rules shall come into force from the date of publication in Government Gazette ;
- (iv) Definition :

(1) **Place of Public Entertainment** :— "Place of public entertainment" means a lodging house, boarding house, boarding and lodging house or residential hotel, and includes any eating house in which any kind of liquor or intoxicating drugs is supplied (such as tavern, a wine shop, a beer shop or a spirit, arrack, today ganja, bhang or opium shop) to the public for consumption in or near such place.

(2) **Licensing Authority** :— "Licensing Authority" means Commissioner of Police, Amravati or any other officer as nominated by Commissioner of Police, Amravati in this behalf.

2. No person shall open or keep a place of public entertainment unless he holds a valid licence granted under these rules.

3. No licence to open or keep a place of public entertainment shall be granted or renewed to any person applying for such licence unless he satisfies the Licensing Authority.

- (i) that he is a suitable person for holding the licence ;
- (ii) that the locality and the place or premises where he proposes to open or keep a place of public entertainment is suitable for the purpose ;
- (iii) that the means of entrance and exit to and from the place, are convenient, easy to access, adequate and satisfactory ;
- (iv) that the keeping of a place of public entertainment at the place proposed to be used for the purpose is not likely to cause obstruction, inconvenience, annoyance, risk, danger or damage to the residents or passengers in the vicinity thereof ; and
- (v) where the place of public entertainment is proposed to be opened in any enclosure, building, tent, booth or any other erection that arrangements regarding ventilation and precaution against fire are adequate and suitable.
- (vi) the owner or occupier or licensee of the place of public entertainment should provide for the place for parking of vehicles of the visitors thereof, so as not to disturb or obstruct the traffic in the public roads, pathways passing nearby ;
- (vii) the owner of place of public entertainment has complied all the Govt. circulars/rules issued in this respect from time to time.

4. (i) The Licensing Authority may, if satisfied in respect of the matters specified in rule 3, grant or renew to the applicant in the form appended to these rules for opening or keeping a place of public entertainment :

Provided that the Licensing Authority may if satisfied in respect of the matters specified in rule 3 grant the applicant a temporary licence for a period not exceeding 15 days in the form appended so far as it can be made applicable for opening a place of public entertainment at *bazar or fair or festival* held within the area of his jurisdiction or of opening such place within such area where a circus, touring cinema, exhibition or conference or similar entertainment is held or provided or event takes place.

(ii) The Licence granted/renewed under these rules shall be valid till 31st December of the year in which it is granted/renewed it has to be renewed annually. On every licence there shall be endorsed the purpose for which the place of public entertainment is authorised to be used or the type or types of entertainment authorised to be served therein.

(iii) On every licence there shall be endorsed the purpose for which the place of public entertainment is authorised to be used or the type or types of entertainment authorised to be served therein.

(iv) The following fee shall be charged for licence, namely :—

I Amravati City :

Star Hotels

(1) 5 Star Hotel	Rs.	15,000.00
(2) 4 Star Hotel	Rs.	12,500.00
(3) 3 Star Hotel	Rs.	10,000.00

The fee for permit room shall be separately charged as per paragraph IV.

II Lodging houses, boarding and lodging houses or residential hotel with permit room :—

(a) having upto 10 rooms	Rs.	1,500.00
(b) having 11 to 20 rooms	Rs.	3,000.00
(c) having 21 to 50 rooms	Rs.	7,500.00
(d) having more than 50 rooms	Rs.	10,000.00

III Lodging house boarding and lodging house or residential hotel without permit room or bar :—

(a) having upto 10 rooms	Rs.	1,000.00
(b) having 11 to 20 rooms	Rs.	1,500.00
(c) having 21 to 50 rooms	Rs.	4,000.00
(d) having more than 50 rooms	Rs.	5,000.00

IV Hotels, Restaurants, Canteens :—

(a) having permit rooms	Rs.	10,000.00
(b) having beer bar	Rs.	8,000.00

V Renewals/transfer of :—
assignment of licence

The same fee which is charged for grant of licence for any purpose.

VI	Delay in renewal of licence :—	A fee of Rs. 500 per month shall be charged from the date of expiry of licence if there is delay of two months in making application for renewal. If there is delay beyond one year in making application the licence shall be treated as cancelled.
VII	Change of location	Rs. 2,500.00
VIII	Inclusion of name of Partner, Agent Conductor or Mahager in the Licence.	Rs. 1,000.00
IX	Addition or alteration or both other than that mentioned at IX above.	Rs. 1,000.00
X	Temporary licence for keeping a place of public entertainment on special occasions Irrespective of hours of business for a period not exceeding thirty days.	Rs. 250.00
XI	Special licence for keeping place of public entertainment open on special occasion.	Rs. 250.00 per hour beyond the time limit specified in each licence.
XII	Duplicate copy of licence	Rs. 25 per copy

(v) (1) The place of public entertainment shall remain open from 0500 hrs. to 2300 hrs. A period of one and half hour from 2300 hrs. to 0030 hrs. (of the next day) is given as winding up period during which the management shall ensure that all activities in the place of public entertainment is completed and the place is closed.

(2) No fresh customers shall be entertained after 2300 hrs. The management shall place a sign board/playcard at the entrance of the place of public entertainment to this effect :

Provided that if on any of the following occasions, the provisions of the Bombay Shops and Establishments Act, 1948, as respect to closing hours are suspended under section 7 of the said Act in respect of place of public entertainment or class of such places, a licensee of such place may keep his place open upto such hour on the occasion as may be notified by the Licensing Authority in this behalf, without obtaining any special permission or payment of additional fees thereof—

- (1) Republic Day
- (2) Independence Day
- (3) Month of Ramazan
- (4) Christmas Day
- (5) Diwali
- (6) Gokul Ashtami
- (7) Ganesh Chaturthi.

5. (i) Subject to sub-rule (ii) a licence granted under these rules may be renewed annually for a period which does not extend beyond the 31st December next following the date of such renewal. An application for renewal accompanied by the licence fee shall be made not later than one month after the expiry of the period of the licence. If application is not made within such period, the licensing authority may refuse to renew the licence.

(ii) The licensing authority may refuse to renew a licence if it is satisfied after such inquiry as it thinks fit, that the licensee is not suitable person for continuing to hold the licence.

(iii) Where an application is made in accordance with sub-rule (i), the premises in respect to which the licence is to be renewed shall be deemed to be duly licensed until such licence is renewed and delivered to the applicant or his agent or until an intimation that the renewal of the licence has been refused is communicated to such person.

6. A licence granted under rule 4 shall not be transferable or assignable, but shall be personal for the benefit only of the person to whom it is granted;

Provided that in the case of death of the licensee, his heir or legal representative may make an application within one month from the date of death to the licensing authority to have the benefit of the licence for the unexpired portion of the term of the licence and licensing authority may decide the application having regard to the provisions of rule 3.

7. Every person who has been granted a licence under these rules shall comply with provisions of the Bombay Shops and Establishments Act, 1948 and the rules made thereunder in so far as they apply to him.

8. (i) Unless a person permitted to act under sub-rule (ii) (in this rule referred as the agent) is present, no person keeping a place of public entertainment shall absent himself therefrom during the time it is open without obtaining the previous permission of the licensing authority, to be endorsed on the licence;

(ii) No person keeping a place of public entertainment shall at any time permit an agent to act for him in the management of such place without the like permission similarly endorsed;

Provided that permission to act as agent shall not ordinarily be refused if the person is a member of the licensee's family or his paid servant.

9. No person keeping a place of public entertainment shall refuse entry to such place to any person on grounds only of religion, race caste, sex, place of birth or any of them.

10. No person keeping place of public entertainment shall display or cause to be displayed any placard or board indicating that the admission to the place is restricted only to the members of any particular caste or community or class of person.

Provided that nothing in this rule shall apply to the display of a placard or board indicating vegetarian, non-vegetarian catering, as the case may be, at such place.

11. No person keeping a place of public entertainment shall allow in such place gaming or any other act which constitutes an offence under the Bombay Prevention of Gambling Act, 1887.

12. (1) No person keeping a place of public entertainment shall play or allow any music to be played in such place except in accordance with the following provisions—

(a) Music shall not be played or allowed to be played in a place of public entertainment at a tone as to attract an assemblage of persons, Music shall be stopped immediately if a crowd has gathered in front of a place of public entertainment for the purpose of listening to such music.

(b) The source of music or the musical instrument shall be so situated as to be at least twenty feet away from any road, street or other public place.

(c) Notwithstanding anything contained in clauses (a) and (b) no music shall be played in a place of public entertainment if such place is within a distance of 100 yards—

(i) from a place of public worship during the hours of worship usually observed by such place of worship;

(ii) from any court-house or public office, during the hours of business observed by such court or office;

(iii) from any college or school, during the hour of studies of such college or school;

(iv) from any hospital and nursing home during any time.

(2) without prejudice to the provisions of sub-rule (1), the Licensing Authority may, by general or special order made in this behalf, direct that no music shall be played or allowed to be played by a person keeping a place of public entertainment between such hours as may be prescribed.

Explanation:—For the purpose of this rule “Music” shall include the playing of gramophones, phonographs, radio amplifiers, radio gramophone, bands, tom-tom, drums, cymbals, television, V.C.R. and any instrumental music.

13. No person keeping a place of public entertainment shall store or keep in such place estables or drinks exposed to dust not shall be store or keep therein estables or drinks otherwise than in closed boxes, cupboards, bottles, cases or other closed receptacles or under fly-proof netting.

14. No person who holds a licence to keep a place of public entertainment shall use or attempt to use any premises other than those described in the licence as the place of public entertainment.

15. Every person holding a licence shall carry on his business on the premises mentioned in the licence which were in his occupation when the licence was granted and if he desires to carry on business also on premises which are added to the licenced premises or on other premises, he shall obtain previous permission of the licensing authority.

16. Every person holding a licence shall use his premises for the purpose of the entertainment which he is authorised to provide or for serving the type or types of entertainment which he is authorised to serve thereon and if he desires to provide any other kind of entertainment, he shall obtain previous permission of the licensing authority.

17. Every person keeping a place of public entertainment shall, unless specifically exempted in writing by the Commissioner of Police, fix or cause to be fixed in some prominent position outside the said place a wooden board of suitable size on which shall be painted conspicuously (in Hindi and in the regional language) the name of the keeper of the place and words indicating that he is licensed to keep the particular place of public entertainment in question and the particular purpose or entertainment for which it is used.

18. Every person keeping a place of public entertainment shall take efficient steps to prevent overcrowding in or at such place and in the event of any disturbance or accident involving injury to human life or limb happening therein or thereat, shall give immediate information of the same to the police.

19. (1) The Licensing Authority may by an order authorize such Health Officer to inspect places of public entertainment in such area and on such dates as may be specified in the order for ascertaining whether such places are or are not maintained in a clean and hygienic condition.

(2) If on such Inspection, the Health Officer finds that a place of public entertainment is not maintained in clean and hygienic condition, he shall direct the keeper of the place of public entertainment to maintain it in a clean and hygienic condition and shall specify the steps that such keeper should take for the purpose.

(3) If the keeper of the place of public entertainment fails to comply with the direction of the Health Officer under sub-rule (2) the Health Officer shall make a report of his jurisdiction to the Licensing Authority.

20. (1) There shall, in every place of public entertainment be provided and maintained so as to be readily available a first-aid box; or cupboard equipped with contents which may from time to time be prescribed by the Licensing Authority. Such box or cupboard shall be kept in charge of a responsible person who shall be readily available on the premises.

(2) The contents of the first-aid kit-box shall be checked by Health Officers who are authorized under rules to inspect the premises and examine the keeper of the place and the employees working therein.

(3) The appliances, medicines and other material kept in the box shall be changed after due date of expiry of the medicines.

21. (1) No person keeping a place of public entertainment shall employ any person suffering from any contagious or infectious disease. If a person keeping a place of public entertainment is himself suffering from contagious or infectious disease, he shall conduct his business through an agent permitted to act under rule 8, until the Health Officer authorised under rule 19 certifies in writing that he is free from any contagious or infectious disease.

(2) The Health Officer authorized under rule 19 may at any time examine the keeper of a place of public entertainment or any person employed by such keeper who is engaged in the selling or preparing for sale or, in any manner whatsoever handing any article of food or during intended for sale.

(3) If on such examination, the Health Officer finds that such keeper is suffering from or harboring germs of any contagious or infectious disease he shall direct the keeper to conduct the business through an agent permitted under rule 8 and where such person is suffering from such disease, direct the keeper to remove such person from service.

22. Every person keeping a place of public entertainment and every person permitted to act for him under rule 8 shall at all times allow free access to and from such place to any police officer or any Health Officer authorised under rule 19 attending the same in the execution of his duty.

23. Every person keeping a place of public entertainment shall, if so required by the Licensing Authority exhibit a list of prices of all articles of food and drink served to customers at such place.

24. Every person keeping a place of public entertainment and every person permitted to act for him under rule 8 shall conduct his occupation or business in such place in an orderly manner.

25. Every person keeping a hotel or lodging house shall maintain at the hotel or lodging house a register containing such particular as may be specified by the Licensing Authority in this behalf of every visitor to the hotel or lodging house. He shall also produce for inspection of any police officer such register, if so required by him in the discharge of his official duties.

Explanation:—For the purpose of this rule “Visitor” means a person for whom accommodation is provided in a hotel or lodging house.

26. The Licensing Authority shall have the power in his discretion at any time to cancel a licence granted under these rules or to suspend it for such period as may specify or refuse to renew it and to direct the keeper of any place of public entertainment to close such place, either permanently, or otherwise act with reference thereto if the Licensing Authority is satisfied after such inquiry as he deems fit, that

- (i) the licensee is not a suitable person for continuing to hold the licence;
- (ii) In order to prevent any obstruction, Inconvenience, annoyance, risk, danger or damage to the disturbance in such place; or
- (iii) the licensee frequently violates the rules/conditions of the licence.

and every person keeping a place of public entertainment shall forthwith comply with such direction.

27. If the Licensing Authority is satisfied that the keeper of any place of public entertainment knowingly permits prostitutes for the purpose of their trade or persons of notoriously bad character to meet or remain in such place. Licensing Authority may cancel the licence granted to such persons under these rule or suspend it for such period as he may specify and direct such person to close such place either permanently or for such period as he may specify and such a person shall thereupon forthwith comply with such direction.

28. If the Licensing Authority is satisfied—

- (a) on the report of the Health Officer, made under rule 19 that any place of public entertainment is not maintained in a hygienic condition, or
- (b) that the keeper of any place of public entertainment has failed to comply with the direction given by the Health Officer under rule 19.

the Licensing Authority may cancel the licence granted to the keeper of the place of public entertainment under the rules or suspend it for such period as he may specify and direct such person to close such place either permanently or for such period as he may specify and such person shall thereupon forthwith comply with such direction.

3. No licence granted under these rules shall be cancelled or suspended until the holder of a licence has been given reasonable opportunity of showing cause why his licence should not be cancelled or suspended, as the case may be;

Provided that no such opportunity for showing cause shall be necessary when the licence is suspended for a temporary period pending an inquiry against the holder of the licence for contravention of any of these rules or any order made thereunder or of any of the conditions of the licence granted to him.

FORM "A"

(Rule 3)

APPLICATION FOR LICENCE FOR KEEPING A PLACE OF PUBLIC ENTERTAINMENT

To,

The commissioner of Police
Amravati

I hereby apply for the licence to keep a place of public entertainment *viz*in the jurisdiction of Police Station.....

I furnish the information as required below and affirm that the information furnished is true to the best of my Knowledge.

1. Name of the place of public entertainment.
2. Type of the place of public entertainment.
(Lodging house/Lodging and boarding house/Restaurant with permit room/Residential hotel with permit room)
3. No. of room (in case of residential hotel or lodging house).
4. Complete address of the place of public entertainment.
5. Full name, age and complete residential address of the applicant.
6. Whether the applicant is the owner or conductor or contractor conducting the place of public entertainment.
7. If the applicant is a conductor or contractor.
 - (a) full name of the owner of the place of public entertainment.
 - (b) Complete residential address of the owner.
8. Whether the applicant is owner of the premises.
If not from whom does the premises belongs.
9. No. of the licence obtained from the Municipal corporation.
10. No. of Registration Certificate under the Bombay Shops and Establishments Act, 1948.
11. No. of the licence obtained from District Collector (in case of permit room/bar).
12. No. of registration certificate of eating house.
13. Name and residential address of the person who will act as an agent in the absence of the licensee.

Dated :

Place :

Signature of the Applicant

FORM " B "

(Rule 4)

LICENCE TO OPEN OR KEEP A PLACE OF PUBLIC ENTERTAINMENT

Licence No. _____

Under the powers vested in the Commissioner of Police, Amravati by section 33 (1) (w) and (y) of the Bombay Police Act, 1951 and subject to the rules made thereunder with the previous sanction of the State Government by the Commissioner of Police, Amravati licence is hereby granted to _____

resident of _____

Authorising him to open or keep a place of public entertainment *viz* _____

Situated at _____

type of entertainment (Lodging house/Lodging and boarding house/Restaurant with permit rooms/ Residential hotel with permit room) _____

No. of rooms (in case of residential hotel) _____

Given under my hand and seal this _____ day of _____ 200 _____

Licensing Authority

FORM " C "

(Rule-8)

PERMIT TO ACT AS AN AGENT IN ABSENCE OF THE LICENSEE OF A PLACE OF PUBLIC

ENTERTAINMENT

Shri..... r/o..... is permitted to act as an agent in the absense of the licensee for the place of public entertainment *viz*..... from.....

Licensing Authority

FORM " D "

(Rule-25)

Form fo register to be maintained by the licensee of the place of public entertainment for lodging house. residential hotel

Name of lodging house or residential hotel :-

Licence No. :-

Sr. No.	Date and time of arrival	Full Name of visitor	Full address of visitor	Police Station of visitor	Came from	Going to	Room No.	Date and time of visitor departure	Signature of visitor	Remarks
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)

Amravati :

Date :

Commissioner of Police, Amravati.

भाग १-अ (अ.वि.पु.), म. शा. रा., अ. क्र. ११६.

BOMBAY POLICE ACT, 1951.—

No. पो.आ.अ-प.शा.-सा.क.ठि.-649-2016.—

The following draft of notification proposed to be issued under clauses (xa) and (y) of sub-section (1) of Section 33 of The Bombay Police Act, 1951 (Bom. XXII of 1951) is published as required by sub-section (6) of the said Section 33 for the information of all persons likely to be affected thereby, and notice is hereby given that all said draft will be taken into consideration by the Commissioner of Police, Amravati City, after the expiration of eight days from the date of its publication in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Commissioner of Police from any person with respect to the said draft before the expiration of the period afore said will be considered by him.

DRAFT RULES

With Reference of Government of Maharashtra, Home Department, Camp. Office, Hyderabad House, Nagpur Letter No. MIS-1215-Case No.-2-SB-5 dated 22 December 2015.

According to above letter Notification Published *vide* No. CPA-LB-Amusement-193-2003 in the Maharashtra Government Gazette on dated 05 February, 2004 is hereby cancelled.

(i) These rules may be called “the Rules for Licensing and Controlling places of Public Amusement (other than Cinema) and performances for Public Amusement, including Pool Game Parlors, Amusement Parlors providing Computer Games, Virtual Reality Games, Cyber Cafes Games with net connectivity, Bowing Alleys, Card Rooms, Social Clubs Discotheque Games, Melas and Tamashas in the limits of Amravati City Police Commissionerate.”

- (ii) These rules shall be applicable to the area of the Police Commissionerate, Amravati.
- (iii) These rules shall come into force on such dates as may be notified later on.
- (iv) Definitions :—As already given in Rule No. (2) of dated 29-8-2002.

3. The chapter XVII Fees Rule No. 211 to Rule No. 218 proposed to be are amended as per instruction of Government of Maharashtra *vide* letter No. REH-12001-57-WS-5 Mumbai, date 5-6-2003.

The proposed amended fee cancelling the previous fee is as under :—

211. There shall be levied fees as hereinafter prescribed for the grant of a no objection certificate and licenses under these rules the fees shall be paid to the Licensing Authority concerned along with the application and shall not be refunded whether the certificate or license asked for is granted or refused.

212. **Fees for a No Objection Certificate** :—(1) The fees for the grant of “No Objection Certificate” under rule 5 or permanent structure shall be Rs. 250 and for a duplicate copy of such certificate Rs. 50.

4. The fee for the grant of a “No Objection Certificate” under rule 5 for a structure of temporary nature shall be Rs. 200 and for a duplicate copy of such certificate Rs. 50.

213. Fee for the grant of Premises License :—The fees for a license or renewal of Premises license enclasse of fees for one or more inspection by a Buildings and Communications Department Officer and the Health Department Officer before the grant of the license shall be as follows :—

(a) for a permanent theatre or any other permanent building used principally as a place of Public Amusement or play houses according to the number of seats provided therein as under:—

No. of Seats	License fee for a Period not exceeding three months	License fee for a Period not exceeding three months but not exceeding six months	License fee for a Period not exceeding six months but not exceeding one year
(1)	(2)	(3)	(4)
	Rs.	Rs.	Rs.
Upto 200	500	1,000	1,500
201 to 500	1,000	2,000	3,000
501 and over	1,500	3,000	5,000

Provided that for a permanent theatre or other permanent building duly licensed under the Bombay Cinema Rules, 1954 for use of Cinematography exhibition when used as a place of public amusement the fees for the grant of premises license shall irrespective of the number of seats provided therein be Rs. 1,000 per month or part thereof.

(b) For a temporary erection to be used principally as a place of public amusement for less than sixty days according to the number of seats provided therein as under :—

No. of Seats	License fee for three months
(1)	(2)
	Rs.
Upto 200	500
201 to 500	750
501 and over	1,000

(c) For a temporary erection when the licensing authority does not require any certificate in respect of the structure according to the number of seats provided therein as under :—

No. of Seats	License fee for one year
(1)	(2)
	Rs.
Upto 200	200
201 to 500	400
501 and over	500

For a permanent building not used principally as a place of public amusement but to which the re-admitted to witness any entertainment on payment of money—

(i) When the licensing authority requires a certificate from a building and Communications Department Act, Rs. 500.

(ii) When the licensing authority does not require such certificate Rs. 500.

(e) For making any alteration or addition in a premises license Rs. 100 and for a duplicate copy of a premises license Rs. 250.

Note:—The fees prescribed under this rule are inclusive of one or more inspections made for issue of Fitness certificate and no additional charge shall be made for inspections subsequent to the first inspection for rectification of defects.

(f) The fee for the grant of Premises License for Games or Machines or both shall be rupees hundred Game or Machine or for both and the fee for making any alteration or additons in that license and for addition thereof shall be rupees one hundred.

(g) Fee for premises license for dance discotheque and Pub Rs. 2,000 per year.

214. The fee for inspection of electric installation shall be separately paid in accordance with rates notified under the Indian Electricity Rules, 1937.

215. **Fee for the grant of Performance License.**—The fee for the grant or renewal or for a duplicate copy of a Performance License Shall be as follows :—

(1) In the case of "Melas" or "Ras" Rs. 100 for each performance.

(2) In the case of "Dramas" and "Tamasha" Rs. 250 for each Performance License and also Rs. 50 for each stage play or performance of each Tamasha endorsed on the license as required by Rule, 118.

(3) In the case of a Circus or wrestling and boxing performances to which admission is on payment of money or with the intention that may be collected from those admitted Rs. 100 for each show or programm.

(4) In the case of "Dancing School" and "Diwankhanas" Rs.1,000.

(5) In the case of all performance other than the ones mentioned above Rs. 100 for each programme.

(6) In the case of Giant Wheel, Merry-Go-Round, Sea Plane, Air-Plane, Well of Death and similar other contrivances, exhibitions and tournaments Rs. 30 for each item per day.

(7) For making any alteration in a performance licence Rs. 100 and for a duplicate copy of a performance licence, Rs. 250.

(8) In case of Dances, Discos and stage play where admission is free Rs. 500 per day per platform or stage.

(9) In case of Pool, Billiard tables, Snooker's, Rs. 20 per table per day.

(10) In case of bowing alleys Rs. 3,000 per month per alley.

(11) In case of Computer games or virtual reality games, Rs. 500 per month per machine.

(12) In case of Social club, Card clubs or card rooms, Rs. 1,000 per month per outlet.

(13) Each room shall be permitted to have not more than five tables which will be considered as one unit and each table shall not have not more than 4 seats or players. In case where number of tables exceeds have table, it shall be considered as an additional unit and an additional fee of Rs. 1,000 per month shall be chargeable for very such additional unit of two tables or part thereof.

(14) In case of shows of dramas, plays skits, one act plays, magic shows, Orchestra and professional dance show at regular auditorium on full sized stage on ticket or Fund raising charity shows of entertainment on open ground or in close auditorium, Rs. 500 per show or performance.

(15) In case of shows like Dandia or Garba or Group dance of similar type on ticket pass, guest cards or organized on commercial basis with motive of pecuniary gains.—

(i) On open ground per show, Rs. 1,000.

(ii) In closed or open auditorium per show, Rs. 700.

(16) The Commissioner of Police may in his discretion waive the performance fees in case of amateur shows of dance, drama, magic in regular auditorium where no ticket is charged.

216. Fee or transfer of a performance license to another premises.—The fees for transfer of a performance license under Rule 108 shall be half the fee paid for performance license half the fee paid for the endorsement of the item of performance already on the license.

217. Fee for the grant of sale of Ticket license.—The following fees shall be levied for a license granted under Rule 184.

(a) If the license granted for a period exceeding a fort night upto 31st December following the dates of issue, Rs. 100.

(b) If the license is granted for a period not exceeding fort night Rs. 50.

(c) (1) If the license is granted only for day Rs. 25 provided that in case of performances given by touring parties subject to B and C above the fee for the license for the first camp in the year shall be Rs. 100 and each subsequent camp in the same year shall be Rs. 50.

(2) The fee for duplicate license shall be Rs. 10.

(3) The License of Games shall be issued in “From H-1” and fee of Rupees One Hundred shall be recovered. The fee for making any alterations or additions in that license and for duplicate license shall be Rupees Twenty Five.

218. No fee payable where expressly not provided.—No fee shall be payable by and applicant for any license or permission under these Rules for which no fee has been expressly prescribed in these Rules.

Amravati :

Dated the 14th January 2016.

RAJKUMAR VHATKAR,

Commissioner of Police,

Amravati.